

Manipur



Gazette

PUBLISHED BY AUTHORITY

Imphal, Wednesday, January 4, 1950.

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PART II

OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

Imphal, the 20th December, 1949.

No. 1181 ACC III.— The following act passed by the Dominion Legislature is republished for general information :—

ACT No. LI OF 1949.

AN ACT

to provide for the apportionment of compensation payable in respect of requisitioned land.

WHEREAS doubts have arisen whether an arbitrator appointed under section 19 of the Defence of India Act, 1939 (XXXV of 1939), or under the said section as deemed to be continuing in force for the purpose of section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947), has power to apportion the compensation payable in respect of any requisitioned land among persons interested therein;

AND WHEREAS it is expedient to resolve the said doubts and expressly to provide for the apportionment of compensation in all such cases;

It is hereby enacted as follows :—

1. Short title.—This Act may be called the Requisitioned Land (Apportionment of Compensation) Act, 1949.

2. Definitions.—In this Act,—

(a) the expression “persons interested”, in relation to any requisitioned land, includes all persons claiming an interest in the compensation to be paid on account of the requisitioning or the acquisition of the requisitioned land under the provisions of section 19 of the Defence of India Act, 1939 (XXXV of 1939) or section 6 of the Requisitioned Land (Continuance of Powers) Act, 1947 (XVII of 1947);

(b) the expression "requisitioned land" means any immovable property which is, or was, subject to any requisition effected under the rules made under the Defence of India Act, 1939 or continued under the Requisitioned Land (Continuance of Powers) Act, 1947.

Apportionment of compensation.—(1) Notwithstanding anything contained in either of the Acts mentioned in section 2, where there are several persons interested in any requisitioned land, it shall be lawful, and shall be deemed always to have been lawful, for an arbitrator appointed in pursuance of either of the sections mentioned in clause (a) of section 2, to apportion by his award the compensation payable in respect of the requisitioning or, as the case may be, acquisition of the land among the persons interested.

(2) Where an arbitrator appointed in pursuance of either of the sections mentioned in clause (a) of section 2 has, before the 13th day of September, 1949, made an award determining, but not apportioning, the compensation payable, and such compensation has not been paid, the Government by whom such compensation is payable may either on its own motion or, upon the application of any person interested, appoint the same or another arbitrator to apportion the compensation among the persons interested, and it shall be lawful for the arbitrator so appointed to make a supplementary award of apportionment.

(3) An appeal shall lie to the High Court against a supplementary award made under sub-section (2).

(4) The provisions of the rules made under section 19 shall, in so far as they are applicable, apply to arbitrations and awards under this section and they apply in relation to arbitrations and awards under the said section 19.

Repeal of Ordinance XXII of 1949.—(1) The Requisitioned Land (Apportionment of Compensation) Ordinance, 1949 (XXII of 1949) is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of any power conferred by or under the said Ordinance shall be deemed to have been done or taken in the exercise of the powers conferred by or under this Act, as if this Act were in force on the day on which such thing was done or action taken.

Kalachand Singh,
Asst. to Chief Commissioner (iii).

Imphal, the 20th December, 1949.

No. A. 1/2391.—The following act which was published in the Gazette of India, Extraordinary dated the 14th December, 1949 is republished for general information:—

ACT No. LII OF 1949.

AN ACT

further to amend the Indian Merchant Shipping Act, 1923 and the Indian Lighthouse Act, 1927.

WHEREAS it is expedient further to amend the Indian Merchant Shipping Act, 1923 (XXI of 1923), and the Indian Lighthouse Act, 1927 (LII of 1927), for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1 Short title.—This Act may be called the Merchant Shipping and Lighthouse (Amendment) Act, 1949.

2 Amendment of Part I, Act XXI of 1923.—In Part I of the Indian Merchant Shipping Act, 1923, after section 4, the following sections shall be inserted, namely:—

“1A. Appointment of Director-General of Shipping.—The Central Government may, by notification in the official Gazette, appoint a Director-General of Shipping.

1B. Delegation of powers to Director-General of Shipping.—The Central Government may, by order, direct that any power, authority or jurisdiction exercisable by it under or in relation to any such provisions of this Act or the Merchant Shipping Acts as may be specified in the direction shall, subject to such conditions and restrictions as may be so specified, be exercisable also by the Director-General of Shipping.”

3 Insertion of new section 20A, Act XVII of 1927.—In the Indian Lighthouse Act, 1927, after section 20, the following heading and section shall be inserted, namely:—

“DELEGATION OF POWERS

20A. Delegation of powers to Director-General of Shipping.—The Central Government may, by order, direct that any power, authority or jurisdiction exercisable by it under any of the preceding provisions of this Act shall, subject to such conditions and restrictions as may be specified in the direction, be exercisable also by the Director-General of Shipping appointed under section 1A of the Indian Merchant Shipping Act, 1923 (XXI of 1923).”

P. C. Deb,
Asstt. To Chief Commissioner.

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 15-B-1. Enacted, Thursday, January 4, 1950.

Enacted, the 2nd January, 1950.

The Merged States (Laws) Act, 1949 which was published in the Gazette of India, Extraordinary dated the 28th December, 1949 is republished for general information:—

Act No. LIX of 1949.

An Act

to extend certain laws to certain areas administered as parts of Governors' Provinces or as Chief Commissioners' Provinces.

WHEREAS by Orders under section 290A of the Government of India Act, 1935 (26 Geo. 5, c. 3), provision has been made for the administration of certain areas either as if they formed part of an adjoining Governor's Province or as if they were a Chief Commissioner's Province;

AND WHEREAS it is expedient to provide that certain laws should be extended to, and by virtue of such extension, be in force in, the said areas;

It is hereby enacted as follows:—

1. **Short title and commencement.**—(1) This Act may be called the Merged States (Laws) Act, 1949.

(2) It shall come into force on the 1st day of January, 1950.

2. **Definitions.**—In this Act,—

(a) the expressions "absorbing Province" and "merged State" have the same meanings as in the States' Merger (Governors' Provinces) Order, 1948, as amended by the States' Merger (United Provinces) Order, 1949; and

(b) the expression "new Provinces" means the Chief Commissioners' Provinces constituted by the States' Merger (Chief Commissioners' Provinces) Order, 1948, as amended by the States' Merger (United Provinces) Order, 1949.

3. **Extension of laws.**—(1) The Acts, Ordinances and Regulations specified in the Schedule are hereby extended to, and shall be in force in, all the new Provinces.

(2) So much of any of the Acts, Ordinances and Regulations specified in the Schedule as relates to, and absorbing Provinces and new Provinces shall remain in force in the Province of the Legislature that extends to, and absorbs, the said Province.

10. If any of the new Provinces or merged States are to be formed by the merger of two or more existing States, the Act, Ordinance or Regulation shall be deemed to be in force in all the merged States which are not a part of that Province, notwithstanding that the Act, Ordinance or Regulation is contained in the Provincial Jurisdiction Act, 1947 (XLVII of 1947).

11. Any reference in this Act to any law or Regulation specified in the Schedule, notwithstanding anything contained in the General Clauses Act, 1897 (I of 1897),—

(a) any reference, by whatever form of words, to the merged States shall be construed as not including a reference to any of the merged States or to any of the States (other than the United State of Saurashtra) mentioned in the States' Merger (Chief Commissioners' Provisions) Order, 1949, as amended by the States' Merger (United Provinces) Order, 1949;

(b) any reference, by whatever form of words, to Indian British subjects shall be deemed to include a reference to persons who immediately before the 1st day of August, 1949, were subjects of any of the merged States or of any of the States (other than the United State of Saurashtra) mentioned in the States' Merger (Chief Commissioners' Provisions) Order, 1949, as amended by the States' Merger (United Provinces) Order, 1949;

(c) any reference, by whatever form of words, to the Provinces generally or to the Chief Commissioners' Provinces generally shall be construed as including a reference to the new Provinces; and

(d) any reference, by whatever form of words, to an existing Province shall be construed as including a reference to the merged States which are now subsumed as part of that Province.

12. **Repeal of corresponding laws.**—If immediately before the commencement of this Act there is in force in any of the new Provinces or merged States an Act, Ordinance, Regulation or other law corresponding to an Act, Ordinance or Regulation specified in the Schedule, whether such Act, Ordinance or Regulation is in force by virtue of an Order under the States' Provincial Jurisdiction Act, 1947 (XLVII of 1947), or by virtue of any other legislative power, such corresponding law shall upon the commencement of this Act,—

(a) in a new Province, stand repealed; and

(b) in a merged State, stand repealed in the extent to which the law relates to matters in respect of which the Province concerned has power to make laws for a Government Province.

13. **Savings.**—(1) The repeal by section 12 of any law or Regulation pending law in force in the new Provinces or merged States shall not affect the continuance of that law or Regulation.

(2) The provisions of section 12 shall not apply to—

(a) any law or Regulation

any law, Ordinance or Regulation made or issued in pursuance of any such Act, Ordinance or Regulation.

6. Any law, Ordinance or Regulation made or issued in pursuance of any such Act, Ordinance or Regulation may be amended, repealed or rescinded and any such power, authority or jurisdiction may be assigned to any such Act, Ordinance or Regulation.

7. Subject to the provisions of sub-section (1), anything done or any action taken, including any appointment or delegation made, notification issued, instruction or direction issued, rule, regulation, form, bye-law or scheme framed, certificate, permit or licence granted or registration effected, order and corresponding law shall be deemed to have been done or taken under the corresponding provision of the Act, Ordinance or Regulation as now extended to, and in force in, the new Province or merged State and shall continue in force accordingly unless and until superseded by anything done or any action taken under the said Act, Ordinance or Regulation.

7. Powers of Courts and other authorities for purposes of facilitating application of laws.—For the purpose of facilitating the application in any of the new Provinces or merged States of any Act, Ordinance or Regulation specified in the Schedule, any Court or other authority may construe any such Act, Ordinance or Regulation with such alterations, not affecting the substance, as may be necessary or proper to adapt it to the matter before the Court or other authority.

THE SCHEDULE

[See section 3]

LAWS EXTENDED TO THE NEW PROVINCES AND MERGED STATES

Year, & Number	Short Title
ACTS	
1839 XXXII ...	The Interest Act, 1839.
1841 X ...	The Indian Registration of Ships Act, 1841.
1850 XI ...	The Indian Registration of Ships Act (1841) Amendment Act, 1850.
1850 XVIII ...	The Judicial Officers' Protection Act, 1850.
1850 XIX ...	The Apprentices Act, 1850.
1850 XX ...	The Caste Disabilities Removal Act, 1850.
1850 XXXIV ...	The State Prisoners Act, 1850.
1850 XXXVII ...	The Public Servants (Inquiries) Act, 1850.
1855 XII ...	The Legal Representatives' Suits Act, 1855.
1855 XIII ...	The Indian Fatal Accidents Act, 1855.
1856 IX ...	The Indian Bills of Lading Act, 1856.
1856 XV ...	The Hindu Widows' Re-marriage Act, 1856.
1857 XIII ...	The Opium Act, 1857.
1858 III ...	The State Prisoners Act, 1858.
1860 XXI ...	The Societies Registration Act, 1860.
1860 XLV ...	The Indian Penal Code.
1861 V ...	The Police Act, 1861.
1862 III ...	The Government Seal Act, 1862.
1863 XXIII ...	The Waste-lands (Claims) Act, 1863.
1865 III ...	The Carriers Act, 1865.
1866 XXI ...	The Native Converts' Marriage Dissolution Act, 1866.
1867 XVI ...	The Acting Judges Act, 1867.
1867 XXV ...	The Press and Registration of Books Act, 1867.
1869 IV ...	The Indian Divorce Act, 1869.
1870 VII ...	The Court-fees Act, 1870. ✓
1871 I ...	The Cattle-trespass Act, 1871.
1871 XXIII ...	The Pensions Act, 1871.
1871 XXXI ...	The Indian Weights and Measures of Capacity Act, 1871.
1872 I ...	The Indian Evidence Act, 1872.
1871 III ...	The Special Marriage Act, 1872
1872 IX ...	The Indian Contract Act, 1872.
1872 XV ...	The Indian Christian Marriage Act, 1872.
1873 V ...	The Government Savings Banks Act, 1873.
1873 X ...	The Indian Oaths Act, 1873.
1874 III ...	The Married Women's Property Act, 1874.
1874 IV ...	The Foreign Recruiting Act, 1874.
1875 IX ...	The Indian Majority Act, 1875.
1875 XVIII ...	The Indian Law Reports Act, 1875.
1877 I ...	The Specific Relief Act, 1877.
1878 I ...	The Opium Act, 1878.
1878 VI ...	The Indian Treasure-trove Act, 1878.
1878 VIII ...	The Sea Customs Act, 1878.
1878 XI ...	The Indian Arms Act, 1878.
1879 XVIII ...	The Legal Practitioners Act, 1879.

THE SCHEDULE—contd.

Sl. No.	Number	Short Title
80 I	...	The Religious Societies Act, 1880.
80 XIII	...	The Vaccination Act, 1880.
81 XI	...	The Municipal Taxation Act, 1881.
81 XXVI	...	The Negotiable Instruments Act, 1881.
82 II	...	The Indian Trusts Act, 1882.
82 IV	...	The Transfer of Property Act, 1882.
82 VII	...	The Powers-of-Attorney Act, 1882.
84 IV	...	The Indian Explosives Act, 1884.
85 XVIII	...	The Land Acquisition (Mines) Act, 1885.
86 VI	...	The Births, Deaths and Marriages Registration Act, 1886.
86 XI	...	The Indian Tramways Act, 1886.
87 VII	...	The Suits Valuation Act, 1887.
87 IX	...	The Provincial Small Cause Courts Act, 1887.
88 III	...	The Police Act, 1888.
89 IV	...	The Indian Merchandise Marks Act, 1889.
90 I	...	The Revenue Recovery Act, 1890.
90 VI	...	The Charitable Endowments Act, 1890.
90 VIII	...	The Guardians and Wards Act, 1890.
90 XI	✓	The Prevention of Cruelty to Animals Act, 1890.
91 XVIII	...	The Bankers' Books Evidence Act, 1891.
93 IV	...	The Partition Act, 1893.
94 I	...	The Land Acquisition Act, 1894.
94 IX	...	The Prisons Act, 1894.
97 III	...	The Epidemic Diseases Act, 1897.
97 IV	...	The Indian Fisheries Act, 1897.
97 X	...	The General Clauses Act, 1897.
98 III	...	The Leprosy Act, 1898.
98 V	...	The Code of Criminal Procedure, 1898.
98 VI	...	The Indian Post Office Act, 1898.
98 IX	...	The Live-stock Importation Act, 1898.
99 II	...	The Indian Stamp Act, 1899.
99 IV	...	The Government Buildings Act, 1899.
100 III	...	The Prisoners Act, 1900.
101 II	...	The Indian Tolls (Army and Air Force) Act, 1901.
103 VII	...	The Indian Works of Defence Act, 1903.
103 XIV	...	The Indian Foreign Marriage Act, 1903.
103 XV	...	The Indian Extradition Act, 1903.
104 VII	...	The Ancient Monuments Preservation Act, 1904.
105 IV	...	The Indian Railway Board Act, 1905.
106 III	...	The Indian Coinage Act, 1906.
108 V	...	The Code of Civil Procedure, 1908.
108 VI	...	The Explosive Substances Act, 1908.
108 IX	...	The Indian Limitation Act, 1908.
108 XIV	...	The Indian Criminal Law Amendment Act, 1908.
108 XV	...	The Indian Ports Act, 1908.
108 XVI	...	The Indian Registration Act, 1908.
109 IV	...	The Whipping Act, 1909.
109 VII	...	The Hindu Marriage Act, 1909.

THE SCHEDULE

Year	Number	Short Title
1910	IX	The Indian Electricity Act, 1910.
1911	II	The Indian Patents and Designs Act, 1911.
1911	VIII	The Indian Army Act, 1911.
1911	X	The Prevention of Seditious Meetings Act, 1911.
1912	IV	The Indian Lunacy Act, 1912.
1913	II	The Official Trustees Act, 1913.
1913	III	The Administrator General's Act, 1913.
1913	VI	The Mussalman Wakf Validating Act, 1913.
1913	VII	The Indian Companies Act, 1913.
1914	II	The Destructive Insects and Pests Act, 1914.
1914	III	The Indian Copyright Act, 1914.
1914	IX	The Local Authorities Loans Act, 1914.
1916	VII	The Indian Medical Degrees Act, 1916.
1916	XV	The Hindu Disposition of Property Act, 1916.
1917	V	The Destruction of Records Act, 1917.
1917	XVIII	The Post Office Cash Certificates Act, 1917.
1918	II	The Cinematograph Act, 1918.
1918	XXII	The Bronze Coin (Legal Tender) Act, 1918.
1919	I	The Local Authorities Pensions and Gratuities Act, 1919.
1919	XII	The Boilers Act, 1919.
1920	V	The Provincial Insolvency Act, 1920.
1920	X	The Indian Securities Act, 1920.
1920	XIV	The Charitable and Religious Trusts Act, 1920.
1920	XXIII	The Indian Bifins Act, 1920.
1920	XXXIII	The Identification of Prisoners Act, 1920.
1920	XXXIX	The Indian Elections Offences and Inquiries Act, 1920.
1920	XLVII	The Imperial Bank of India Act, 1920.
1921	XVIII	The Maintenance Orders Enforcement Act, 1921.
1922	XXII	The Police (Incitement to Disaffection) Act, 1922.
1923	IV	The Indian Mines Act, 1923.
1923	V	The Indian Boilers Act, 1923.
1923	VI	The Cantonments (House Accommodation) Act, 1923.
1923	VIII	The Workmen's Compensation Act, 1923.
1923	XIV	The Indian Cotton Cess Act, 1923.
1923	XIX	The Indian Official Secrets Act, 1923.
1923	XXI	The Indian Merchant Shipping Act, 1923.
1923	XXIII	The Legal Practitioners (Women) Act, 1923.
1923	XLII	The Mussalman Wakf Act, 1923.
1924	II	The Cantonments Act, 1924.
1924	IV	The Central Board of Revenue Act, 1924.
1924	XIX	The Land Customs Act, 1924.
1925	IV	The Indian Soldiers (Litigation) Act, 1925.
1925	XII	The Cotton Ginning and Pressing Factories Act, 1925.
1925	XIX	The President's Orders Act, 1925.
1925	XXVI	The Indian Carriage of Goods by Sea Act, 1925.
1926	XXXIX	The Indian Customs Act, 1926.
1926	III	The Indian Trading Licences Act, 1926.
1926	VII	The Indian Nationalization Act, 1926.

THE SCHEDULE

Year	Number	Short Title
1926	XII	The Copyright of Courts Act, 1926.
1926	XVI	The Indian Trade Union Act, 1926.
1926	XXI	The Legal Practitioners (Fees) Act, 1926.
1926	XXXVIII	The Indian Bar Councils Act, 1926.
1927	XVI	The Indian Forest Act, 1927.
1927	XVII	The Indian Highways Act, 1927.
1928	XII	The Hindu Inheritance (Removal of Disabilities) Act, 1928.
1929	II	The Hindu Law of Inheritance (Amendment) Act, 1929.
1929	XIX	The Child Marriage Restraint Act, 1929.
1930	II	The Dangerous Drugs Act, 1930.
1930	III	The Indian Sale of Goods Act, 1930.
1930	XXIV	The Indian Sale of Goods Act, 1930.
1930	XXX	The Hindu Gains of Learning Act, 1930.
1930	XXXII	The Hindu Wills Validation Act, 1930.
1931	XVI	The Provisional Collection of Taxes Act, 1931.
1931	XXIII	The Indian Press (Emergency Powers) Act, 1931.
1932	IX	The Indian Partnership Act, 1932.
1932	XII	The Foreign Relations Act, 1932.
1932	XIV	The Indian Air Force Act, 1932.
1932	XX	The Port of Committees Act, 1932.
1932	XXII	The Indian Employees' Provident Fund Act, 1932.
1932	XXIII	The Indian Law Commission Act, 1932.
1933	II	The Indian (Provisioning of Labour) Act, 1933.
1933	XXVII	The Indian Medical Council Act, 1933.
1934	II	The Reserve Bank of India Act, 1934.
1934	VII	The Indian (Name Protection) Act, 1934.
1934	XIX	The Indian Dock Labourers Act, 1934.
1934	XX	The Indian Carriage by Air Act, 1934.
1934	XXII	The Indian Aircraft Act, 1934.
1934	XXX	The Petroleum Act, 1934.
1934	XXXII	The Indian Tariff Act, 1934.
1934	XXXIV	The Indian Navy (Discipline) Act, 1934.
1936	III	The Indian Marriage and Divorce Act, 1936.
1936	IV	The Indian Wages Act, 1936.
1937	I	The Indian Provinces (Casting and Marketing) Act, 1937.
1937	XVIII	The Hindu Women's Rights to Property Act, 1937.
1937	XIX	The Hindu Marriage Validation Act, 1937.
1937	XXV	The Federal Court Act, 1937.
1937	XXVI	The Indian Personal Law (Hindu) Application Act, 1937.
1938	IV	The Indian Act, 1938.
1938	V	The Indian (Hindu) Hindu and Hindu Practice Act, 1938.
1938	VIII	The Indian (Hindu) Hindu Act, 1938.
1938	XX	The Indian (Hindu) Hindu Act, 1938.
1938	XXIV	The Indian (Hindu) Hindu Act, 1938.
1938	XXVI	The Indian (Hindu) Hindu Act, 1938.
1938	XXVII	The Indian (Hindu) Hindu Act, 1938.

THE SCHEDULE

Year	Number	Short Title
1939	VIII	The Dissolution of Muslim Marriages Act, 1939.
1939	IX	The Standards of Weight Act, 1939.
1939	XIX	The Coal Mines Safety (Stowing) Act, 1939.
1939	...	The Indian Naval Reserve Forces (Discipline) Act, 1939.
1940	V	The Trade Marks Act, 1940.
1940	X	The Arbitration Act, 1940.
1940	XXIII	The Drugs Act, 1940.
1940	XXVII	The Agricultural Produce Cess Act, 1940.
1941	XIX	The Mines Maternity Benefit Act, 1941.
1941	XX	The Professions Tax Limitation Act, 1941.
1941	XXI	The Federal Court Act, 1941.
1941	XXV	The Municipalities (Local Authorities Taxation) Act, 1941.
1942	VII	The Cotton Market Expansion Act,
1942	XVIII	The Weekly Holidays Act, 1942.
1942	XIX	The Industrial Statistics Act, 1942.
1942	XXVI	The Federal Court (Supplemental Powers) Act, 1942.
1943	IX	The Reciprocity Act, 1943.
1944	I	The Central Excises and Salt Act, 1944.
1944	X	The Indian Coconut Committee Act, 1944.
1944	XVIII	The Public Debt Act, 1944.
1946	IX	The Indian Offences Committee Act, 1946.
1946	XVII	The Protective Duties Act, 1946.
1946	XIX	The Hindu Married Women's Right to Separate Residence and Maintenance Act, 1946.
1946	XX	The Industrial Employment (Standing Orders) Act, 1946.
1946	XXII	The Mica Mines Labour Welfare Fund Act, 1946.
1946	XXIV	The Essential Supplies (Temporary Powers) Act, 1946.
1946	XXV	The Delhi Special Police Establishment Act, 1946.
1946	XXVIII	The Hindu Marriage Disabilities Removal Act, 1946.
1947	II	The Prevention of Corruption Act, 1947.
1947	VII	The Foreign Exchange Regulation Act, 1947.
1947	XII	The Railways (Transport of Goods) Act, 1947.
1947	XIV	The Industrial Disputes Act, 1947.
1947	XV	The Armed Forces (Emergency Duties) Act, 1947.
1947	XVI	The Trading with the Enemy (Continuance of Emergency Provisions) Act, 1947.
1947	XVIII	The Imports and Exports (Control) Act, 1947.
1947	XXIV	The Rubber (Production and Marketing) Act, 1947.
1947	XXIX	The Capital Issues (Continuance of Control) Act, 1947.
1947	XXXI	The Antiquities (Export Control) Act, 1947.
1947	XXXII	The Coal Mines Labour Welfare Fund Act, 1947.
1947	XLIII	The United Nations (Security Council) Act, 1947.
1947	XLVI	The United Nations (Privileges and Immunities) Act, 1947.
1948	I	The Federal Court (Enlargement of Jurisdiction) Act, 1947.
1948	VIII	The Pharmacy Act, 1948.
1948	IX	The Dockworkers (Regulation of Employment) Act, 1948.
1948	XI	The Minimum Wages Act, 1948.

THE SCHEDULE—contd.

Year	Number	Short Title
1948	XII	The Rehabilitation Finance Administration Act, 1948.
1948	XV	The Industrial Finance Corporation Act, 1948.
1948	XVI	The Dentists Act, 1948.
1948	XXII	The Indian Power Alcohol Act, 1948.
1948	XXIX	The Atomic Energy Act, 1948.
1948	XXXII	The Road Transport Corporations Act, 1948.
1948	XXXIV	The Employees' State Insurance Act, 1948.
1948	XXXVII	The Census Act, 1948.
1948	XL	The Indian Matrimonial Causes (War Marriages) Act, 1948.
1948	XLVI	The Coal Mines Provident Fund and Bonus Schemes Act, 1948.
1948	XLVII	The Displaced Persons (Institution of Suits) Act, 1948.
1948	LIII	The Mines and Minerals (Regulation and Development) Act, 1948.
1948	LIV	The Electricity (Supply) Act, 1948.
1948	LXI	The Central Silk Board Act, 1948.
1948	LXIII	The Factories Act, 1948.
1949	X	The Banking Companies Act, 1949.
1949	XIII	The Central Tea Board Act, 1949.
1949	XXI	The Hindu Marriages Validity Act, 1949.
1949	XXIII	The Indian from Pakistan (Control) Act, 1949.
1949	XXV	The Displaced Persons (Legal Proceedings) Act, 1949.
1949	XXX	The Public Companies (Limitation of Dividends) Act, 1949.
1949	XXXVIII	The Chartered Accountants Act, 1949.

ORDINANCES.

1940	IV	The Currency Ordinance, 1940.
1941	XI	The Essential Services (Maintenance) Ordinance, 1941.
1942	XLI	The Armed Forces (Special Powers) Ordinance, 1942.
1944	XXXVIII	The Criminal Law Amendment Ordinance, 1944.
1944	XLII	The Post Office National Savings Certificates Ordinance, 1944.
1945	XLVII	The International Monetary Fund and Bank Ordinance, 1945.
1949	XI	The Industrial Tribunals Payment of Bonus (National Savings Certificates) Ordinance, 1949.

REGULATION.

1818	III	The Bengal State Prisoners Regulation, 1818.
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P. C. Deb,

Assistant to Chief Commissioner, Manipur.

Imphal, the 3rd January, 1950.

No. A. 1/3056.—The following advertisement received from the Comptroller, Assam is published for general information :—

P. C. Deb,
Assistant to Chief Commissioner, Manipur.

No. T. M. Bstt./9-34/48/1603-06, dated Shillong, the 30th December, 1949.—
Applications are invited immediately from candidates of all communities who are bonafide residents of Assam, Tripura and Manipur for temporary posts of Upper Division clerks in the office of the Comptroller, Assam. Pay Rs. 80-5-120-E. B.-8-200-10/2-220, plus dearness and other allowances sanctioned by the Government of India. Minimum educational qualification is a degree of an Indian University. Persons with higher qualification will get preference. Age should not exceed 25 years (28 in case of Scheduled Caste and Tribal candidates). Retrenched employees of the Indian Audit Department or Military Accounts Department or Indian nationals prematurely retired from Burma Audit Department and those who are registered with the Transfer Bureau and also eligible to apply. Domicile or age restrictions may be relaxed in their cases if suitable candidates come forward. Age restriction may also be relaxed in suitable cases of other retrenched employees and refugees. Applications stating full particulars together with copies of Matriculation and other University certificates should reach the undersigned not later than the 15th January 1950.

Sd./ S. M. Banerjee,
Comptroller, Assam



EXTRAORDINARY

PUBLISHED BY AUTHORITY

16-B-4. Imphal, Monday, January 9, 1950.

GOVERNMENT OF MANIPUR.

REGISTRATION OF PERSONS AS CITIZENS OF INDIA UNDER THE NEW CONSTITUTION.

NOTIFICATION.

Imphal, the 6th January, 1950.

No. ACCI/3150-55. — The following Press Note issued by the Govt. of India, Ministry of Home Affairs, is republished below for general information. The Land Revenue Officer, Manipur, has been appointed as the authority for the registration of persons living within Manipur and satisfying the provisions as laid down in the Press Note as citizens of India under the New Constitution. Those fulfilling the said provisions, may apply to him for registration, in printed forms to be had from his Office. A certificate in a form prescribed by the Govt. of India will be issued to all who may be registered.

It should be noted that the last date for registration expires on the 25th January, 1950.

3. Persons residing in Jiribam may have the forms from the Jiri Mauzadar's Office and may also deposit the applications in the Mauzadar's Office who will transmit them to the Land Revenue Officer with his recommendations. Such persons shall naturally have to deposit the due time so that they may reach the Land Revenue Officer on or before the 25th January, 1950.

P. C. Deb,

Asstt. to Chief Commissioner (I)
Manipur.

PRESS NOTE.

New Delhi, the 25th November, 1949. — The Constituent Assembly has decided that Articles 5 to 9 relating to Citizenship (which form Part II of the Constitution of India) will come into operation on the date the Constitution is authenticated by the President of the Constituent Assembly, which is expected to be on the 26th day of November, 1949. Clause (b) (ii) of Article 6 read with Article 7 enables certain classes of displaced persons to register themselves as Citizens of India before the date of commencement of the Constitution as a whole, that is the 26th January, 1950.

The conditions to be satisfied by an applicant for registration under these two articles are as follows and are published for general information:—

(i) He should have migrated to India from Pakistan on or after the 15th July, 1948 (the date on which the influx from West Pakistan ceased), and having previously migrated after the 1st March, 1947, from India to Pakistan or having migrated from India to Pakistan at any time after the 1st March, 1947, has returned to India at any time after the 15th August, 1947, under a formal declaration of permanent return.

(ii) He, or either of his parents or of his grand parents, was born in undivided India (excluding the French and Portuguese settlements in India, but including all former British States and Tribal Areas in the North-West as well as North-East frontiers).

(iii) He should have resided in the territory of India for at least six months immediately preceding the date of his application.

(iv) He should not have voluntarily acquired the Citizenship of any Foreign State.

The Registering Officers will normally be officers in charge of the revenue administration of districts or Presidency towns, i.e. Collectors or Deputy Commissioners. In those cases where other officers are also appointed as Registering Officers, full information will be available with the Collectors or Deputy Commissioners. Copies of application forms which will, as far as possible, be printed in the regional languages can be had free of cost from the said officers after the Constitution has been authenticated by the President. Since the whole process of registration has to be completed before the commencement of the Constitution i.e. the 26th January, 1950, intending applicants should get into touch with the Registration Officers concerned as soon as the Constitution is authenticated. Those persons who are entitled to apply for Indian Citizenship will be given a "Certificate of Registration" free of cost by the Registering Officer.



PUBLISHED BY AUTHORITY

No. 17

Imphal, Wednesday, January 11, 1950.

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PART II

OFFICE OF THE CHIEF COMMISSIONER MANIPUR.

Imphal, the 2nd January, 1950.

No. A 1,2959. - The following act passed by the Dominion Legislature which was published in the Gazette of India, Extraordinary dated the 28th December, 1949 is republished for general information:—

ACT No. LXII OF 1949.

An Act

further to amend the Cinematograph Act, 1918.

WHEREAS it is expedient further to amend the Cinematograph Act, 1918 (II 1918), for the purposes hereinafter appearing;

It is hereby enacted as follows:—

1. Short title and commencement.—(1) This Act may be called the Cinematograph (Second Amendment) Act, 1949.

(2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint in this behalf.

2. Amendment of section 1, Act II of 1918.—In section 1 of the Cinematograph Act, 1918 (hereinafter referred to as the said Act), for sub-sections (2) and (3), the following sub-section shall be substituted, namely:—

“(2) It extends to all the Provinces of India, and also to every Acceding State to the extent to which the Dominion Legislature has power to make laws for that State with respect to the matters dealt with in this Act.”

3. Amendment of section 2, Act, II of 1918.—In section 2 of the said Act,—

(a) after the definition of ‘adult’ the following definition shall be inserted, namely,

“‘Authority’ means the Authority constituted by the Central Government under section 6; and

(b) in the definition of ‘place’, for the words ‘tent or vessel’, the words ‘tent or any description of transport, whether by sea, land or air,’ shall be substituted.

4. Insertion of new section 2A in Act II of 1918.—At the end of the said Act, the following section shall be inserted, namely:—

"2A. *Rule of construction in the application of Act to Acceding States.*—In the application of this Act to any Acceding State, unless there is anything repugnant in the subject or context,—

(a) references to a Province or the Provincial Government shall be construed as references to that Acceding State or the Government of that Acceding State, as the case may be;

(b) references to the District Magistrate shall be construed as references to the corresponding authority in the Acceding State; and

(c) references to the official Gazette shall be construed as references to the corresponding official publication of that State."

5. Amendment of section 5, Act II of 1918.—For sub-sections (2) and (2A) of section 5 of the said Act, the following sub-sections shall be substituted, namely:—

"(2) The grant of every licence shall be subject to the conditions that the licensee will not exhibit, or permit to be exhibited, in such place—

(a) any film other than a film which has been certified by the Authority as suitable for unrestricted public exhibition or for public exhibition restricted to adults, and which, when exhibited, displays the prescribed mark of that Authority, and has not been altered or tampered with in any way since such mark was affixed thereto;

(b) any film which has been certified by the Authority as suitable for public exhibition restricted to adults to any person who is not an adult;

(c) any film contrary to any directions that may be issued from time to time in this behalf by the Central Government under sub-section (2A),

and such conditions shall be deemed to be inserted in every licence.

(2A) The Central Government may from time to time issue directions to licensees generally, or to any licensee, in particular, for the purpose of regulating the exhibition of any film or class of films so that scientific films, films intended for educational purposes, films dealing with news and current events, documentary films or indigenous films secure an adequate opportunity of being exhibited."

6. Substitution of new sections for sections 6 to 9, Act II of 1918.—For sections 6, 7, 8 and 9 of the said Act, the following sections shall be substituted, namely:—

"i. *Certification of films.*—(1) The Central Government may, by notification in the official Gazette, constitute an Authority in the prescribed manner for the purpose of examining and certifying films as suitable for unrestricted public exhibition or for public exhibition restricted to adults, and prescribe the manner in which the Authority shall exercise the powers conferred on it by this Act.

(2) If the Authority after examination considers that a film is suitable for unrestricted public exhibition or that, although not suitable for such exhibition, it is suitable for public exhibition restricted to adults, it shall grant to the person applying for a certificate in respect

of the film a "U" certificate in the former case and an "A" certificate in the latter case, and shall in either case cause the film to be so marked in the prescribed manner, and any such certificate shall, save as hereinafter provided, be valid throughout the territories to which this Act extends.

(3) If the Authority is of opinion that a film is neither suitable for unrestricted public exhibition nor for public exhibition restricted to adults, it shall inform the person applying for the certificate of its decision.

(4) Any person applying for a certificate, who is aggrieved by the decision of the Authority refusing to grant a certificate or to grant only an "U" certificate, may, within thirty days from the date of such decision, appeal to the Central Government, and the Central Government may, after such inquiry as it considers necessary, pass such orders thereon as it thinks fit.

(5) If the Central Government rejects an appeal on the ground that a film is neither suitable for unrestricted public exhibition nor for public exhibition restricted to adults, it shall, by notification in the official Gazette, direct that the film shall be deemed to be an uncertified film in the whole of the territories to which this Act extends.

(6) For the purpose of disposing of any appeal under this section, the Central Government may demand the exhibition of any film before any authority specified in this behalf.

(7) Notwithstanding anything contained in this Act, the Central Government may, of its own motion, by notification in the official Gazette, direct that—

(a) a certified film shall be deemed to be an uncertified film in the whole or any part of the territories to which this Act extends, or

(b) a film in respect of which a "U" certificate has been granted shall be deemed to be a film in respect of which an "A" certificate has been granted.

Explanation—The grant of an "A" certificate in respect of any film shall not be deemed to prohibit the exhibition thereof to children below the age of three.

7. *Power of Provincial Government or local authority to suspend exhibition of films in certain cases.*—(1) The Provincial Government, in respect of the whole Province or any part thereof, and the District Magistrate or the Commissioner of Police, in respect of the district or town within his jurisdiction may, if it or he is of opinion that any film, which is being publicly exhibited, is likely to cause a breach of the peace, by order suspend the exhibition of any film, and during such suspension the film shall be deemed to be an uncertified film in the Province or the district or town, as the case may be.

(2) Where an order under sub-section (1) has been issued by a District Magistrate or a Commissioner of Police, a copy thereof, together with a statement of reasons therefore, shall forthwith be forwarded by the person making the same to the Provincial Government, and the Provincial Government may either confirm or discharge the order.

(3) No order made under this section shall remain in force for more than two months, but the Provincial Government may, if it is of opinion that any such order should continue in force for a further period, refer the matter to the Central Government for decision.

(4) On receipt of any reference under sub-section (3) the Central Government may, by notification in the official Gazette, direct that the period of suspension shall be extended by such further period as it thinks fit or that the film shall be deemed to be an uncertified film in the whole or any part of the territories to which this Act extends.

8. *Penalties.*—(1) If the owner or person in charge of a cinematograph uses the same or allows it to be used, or if the owner or occupier of any place permits that place to be used, in contravention of the provisions of this Act or the rules made thereunder, or of the conditions and restrictions upon, or subject to, which any licence has been granted under this Act, he shall be punishable with fine which may extend to one thousand rupees, and, in the case of a continuing offence, with a further fine which may extend to one hundred rupees for each day during which the offence continues, and his licence, if any, shall be liable to be revoked by the licensing authority.

(2) The exhibition of a film contrary to any order or direction under sub-section (5) or sub-section (7) of section 6 or section 7 shall, in the area to which such order or direction relates, be deemed to be a contravention of the conditions mentioned in sub-section (2) of section 5 and shall be punishable as provided in this section.

(3) If any person is convicted of an offence punishable under this Act committed by him in respect of any film, the convicting Court may further direct that the film shall be forfeited to the Government.

9. *Power to make rules.*—(1) The Central Government may make rules for the purpose of carrying into effect the provisions of this Act.

(2) In particular, and without prejudice to the generality of the foregoing power, rules made under this section may provide for—

- (a) the manner in which the Authority shall be constituted;
- (b) the delegation of any of the powers of the Authority to such person or persons as the Authority may nominate in this behalf;
- (c) the procedure of the Authority for examining and certifying films as suitable for public exhibition, and all matters ancillary thereto and the fees to be levied by such Authority;
- (d) the appointment of officers subordinate to the Authority and the regulation of the powers and duties of such officers;
- (e) the conditions subject to which any certificate may be granted under this Act or the circumstances in which any certificate shall be refused;
- (f) the manner in which any appeal under this Act may be preferred;
- (g) any other matter which by this Act is to be prescribed.

(3) The Provincial Government may make rules to provide for the regulation of cinematograph exhibitions for securing the public safety.

(4) All rules made under this Act shall be published in the official Gazette, and on such publication shall have effect as if enacted in this Act.

(5) All rules made by the Central Government under this Act shall be laid before the Dominion Legislature as soon as may be after they are made.

10. *Power to give directions.*—The Central Government may give directions to any Provincial Government as to the carrying into execution in the Province of any of the provisions contained in this Act or of any rules or orders made thereunder.

11. *Power to exempt.*—The Central Government may, by order in writing exempt, subject to such conditions and restrictions as it may impose, any cinematograph exhibition or class of cinematograph exhibitions from any of the provisions of this Act or of any rule made thereunder."

P. C. Deb,

Assist. to Chief Commissioner.

ORDER No. 1 OF 1950.

No. ACC. 111/5 50/1524 G.B. — Renewal of all the gun licences for the year 1950 including those issued to hillmen will be done by the Chief Commissioner. Renewal of the licences which was done in the late Home Office will be done from the 16th to 20th January 1950 and will be put up by Assistant to Chief Commissioner (III), and renewal of the licences issued from Hill Offices will be done from 3rd to 19th February 1950 and will be put up by Assistant to Chief Commissioner (IV) who will collect at once all the gun registers of the Circle Offices. Action will be taken against those who fail to renew their licences on the above dates, according to Indian Arms Act 1878.

Himmat Singh,

Chief Commissioner, Manipur.

PART III

OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

Imphal the 2nd January, 1950.

No. C.C. 141/49, 13/1604-11.—The Government of India directs, that employment of non-Indians in States should be made in consultation with them and that a quarterly return of such persons in the employ of this Government and private firms and individuals in this State be furnished to them regularly every quarter.

With a view to complying with the above directions it is required that this Secretariat be informed of any such appointment by employers, Government or private, when contemplated.

H. B. Singh,

Asstt. to the Chief Commissioner.

Imphal, the 14th January, 1949.

Correction slip to notification dated 6th January, 1949 concerning registration of persons as citizens of India under the New constitution, published in the Manipur gazette Extraordinary dated the 6th January, 1949.

Insert the words "applications in" after the words "have to submit the" in 4th line of paragraph 3.

Imphal, the 30th December, 1948.

No. A.I/2891—The following Press Note issued by the Government of India, Ministry of External Affairs is republished for general information:—

PRESS INFORMATION BUREAU GOVERNMENT OF INDIA.
PRESS NOTE

Family Allotments By Indian Employees Held Up in Insurgent Areas In Burma.

The Government of Burma have decided to allow family allotments to the families in India of their non-national employees who are at present in areas under the control of insurgents in Burma.

Families in India of such Indian employees of the Government of Burma may apply for monthly monetary assistance through the Indian Embassy, Rangoon, to the Head of the Department under which the employee is working, giving the following particulars:—

- (1) Name of applicant;
- (2) Name of Indian employee from whose salary an allotment is sought;
- (3) Designation and appointment held by the employee;
- (4) Relationship of applicant with the employee;
- (5) Full address of applicant in India;
- (6) Amount of family allotment desired;
- (7) Amount of financial assistance received monthly in the past from the employee; and
- (8) Documentary evidence, if any, in support of statements made above, e. g. letters, etc., from the employee to the applicant.

P. C. Das
Assistant to Chief Commissioner

Imphal



Gazette

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Imphal, Wednesday, January 18, 1950.

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PART II

Imphal, the 20st December, 1949.

No. A.1 /2391.—The following Act passed by the Dominion Legislature which was published in the Gazette of India, Extraordinary dated the 14th December, 1949 is republished for general information :—

ACT No. LIII OF 1949.

AN ACT

further to amend the Indian Merchant Shipping Act, 1923.

WHEREAS it is expedient further to amend the Indian Merchant Shipping Act, 1923 (XXI of 1923), for the purposes hereinafter appearing;

It is hereby enacted as follows :—

1. Short title and commencement.—(1) This Act may be called the Indian Merchant Shipping (Amendment) Act, 1949.

(2) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint in this behalf.

2. Amendment of the heading to sections 24 to 26, Act XXI of 1923.—For the heading "*Licenses to supply Seamen*" appearing at the head of sections 24 to 26 of the Indian Merchant Shipping Act, 1923 (hereinafter referred to as the said Act), the heading "*Supply of Seamen*" shall be substituted.

3. Insertion of new section 25A in Act XXI of 1923.—After section 25 of the said Act, the following section shall be inserted, namely :—

"25A. *Seamen's Employment Offices for the supply of seamen.*—(1) The Central Government may, by notification in the official Gazette, establish at such ports as it thinks fit Seamen's Employment Offices for the purpose of engaging or supplying seamen for merchant ships and generally for regulating the supply of maritime labour.

(2) The Central Government may, by notification in the official Gazette, direct that at any port at which no separate Seamen's Employment Office is established under sub-section (1), the functions of the Seamen's Employment Office in that port shall be discharged by such person or body of persons as it may specify in the notification.

and thereupon the person or body of persons so specified shall be deemed to be the Seamen's Employment Office established at that port within the meaning of this Act.

(3) Where there is in existence at any port a Seamen's Employment Office within the meaning of sub-section (1) or sub-section (2), then notwithstanding anything to the contrary contained in any other provision of this Act, no person shall receive or accept to be entered on board any ship any seaman unless such seaman has been engaged through or supplied by such Seamen's Employment Office.

(4) If any person receives or accepts to be entered on board any ship any seaman in contravention of the provisions of this section, he shall, for each seaman in respect of whom an offence is committed, be liable to a fine which may extend to one hundred rupees.

(5) (a) The Central Government may, by notification in the official Gazette, make rules for the purpose of enabling Seamen's Employment Offices effectively to exercise its powers under this Act.

(b) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for—

(i) the consultation with respect to any specified matter by Seamen's Employment Offices with such advisory boards or other authorities as the Central Government may think fit to constitute or specify in this behalf;

(ii) the levy and collection, notwithstanding anything contained in section 26 or in any other provision of this Act, of such fee as may be specified by any Seamen's Employment Office for registering the name of any seaman in any register maintained by it;

(iii) the issue from time to time of directions by the Central Government to any Seamen's Employment Office with reference to the exercise of any of its powers; and

(iv) the supersession of any Seamen's Employment Office which fails to comply with any such direction.

Explanation.—In this section "seaman" means every person employed or engaged in any capacity on board any ship, but does not include ship's officers, masters, pilots or apprentices duly indentured and registered, unless declared by the Central Government, by notification in the official Gazette, to be so included."

Imphal, the 21st December, 1949.

No. A. 1/2393.—The following Acts passed by the Dominion Legislature which were published in the Gazette of India, Extraordinary dated the 14th December 1949 are republished for general information:—

Act No. LIV of 1949.

AN ACT

to provide for the adjudication of industrial disputes concerning certain banking and insurance companies.

WHEREAS it is expedient to provide for the adjudication of industrial disputes concerning banking and insurance companies having branches or other establishments in more than one Province:

It is hereby enacted as follows:—

1. Short title and extent.—(1) This Act may be called the Industrial Disputes (Banking and Insurance Companies) Act, 1949.

(2) It extends to all the Provinces of India.

2. Definitions.—In this Act, unless there is anything repugnant in the subject or context, the expressions "award", "banking company", "industrial dispute" and "insurance company" have the meanings respectively assigned to them in section 2 of the Industrial Disputes Act, 1947 (XIV of 1947) as amended by this Act.

3. Amendment of section 2, Act XIV of 1947.—In section 2 of the Industrial Disputes Act, 1947 (hereinafter referred to as the said Act),—

(1) in sub-clause (i) of clause (a), for the words "a mine, oil-field" the words "a banking or an insurance company, a mine, an oil-field" shall be substituted;

(2) after clause (b), the following clause shall be inserted, namely:—

"(bb) 'banking company' means a banking company as defined in section 5 of the Banking Companies Act, 1949 (X of 1949) having branches or other establishments in more than one Province, and includes the Imperial Bank of India";

(3) after clause (k), the following clause shall be inserted, namely:—

"(kk) 'insurance company' means an insurance company as defined in section 2 of the Insurance Act, 1938 (IV of 1938) having branches or other establishments in more than one Province:".

4. Prohibition of references by Provincial Governments of certain industrial disputes for adjudication, inquiry or settlement.—Notwithstanding anything contained in any other law, it shall not be competent for a Provincial Government or any officer or authority subordinate to such Government to refer an industrial dispute concerning any banking or insurance company, or any matter relating to such dispute, to any tribunal or other authority for adjudication, inquiry or settlement.

5. Abatement of proceedings relating to disputes pending before Provincial tribunals and reference of such disputes to tribunals constituted by the Central Government.—(1) Where under any law any industrial dispute concerning any banking or insurance company or any matter relating to such dispute has, before the 30th day of April, 1949, been referred by a Provincial Government or any officer or authority subordinate to such Government to any tribunal or other authority for adjudication or settlement and any proceedings in respect of or arising out of such reference were immediately before that date pending before any tribunal or other authority, then on the aforesaid date such reference shall be deemed to have been withdrawn and all such proceedings shall have abated.

(2) The Central Government shall, as soon as may be after the commencement of this Act, by order in writing, refer under section 10 of the said Act every industrial dispute to which the provisions of sub-section (1) apply to an Industrial Tribunal constituted under the said Act for adjudication.

6. Powers of Central Government to refer disputes in respect of which awards or decisions have been made for readjudication.—

(1) Where any award or decision has been made in respect of any industrial

dispute concerning any banking or insurance company by any tribunal or other authority constituted or appointed by a Provincial Government, or any officer or authority subordinate to such Government, then the Central Government may, notwithstanding that the said award or decision is in force, by order in writing refer under section 10 of the said Act the dispute or any of the matters in dispute to an Industrial Tribunal constituted under the said Act for readjudication and stay the implementation of the award or decision so made or of any part of such award or decision until the Industrial Tribunal to which the dispute or any of the matters in dispute is referred for readjudication has submitted its award or for such further period as the Central Government may consider necessary.

(2) After the Industrial Tribunal to which the dispute or any of the matters in dispute has been so referred for readjudication has submitted its award under sub-section (1) of section 15 of the said Act, the Central Government may, by order in writing declare that the award or decision previously made in respect of such dispute by the tribunal or other authority constituted or appointed by the Provincial Government or any officer or authority subordinate to such Government or such part of that award or decision as may be specified in the order shall cease to be in operation.

7. Repeal of Ordinance XXVIII of 1949. — (1) The Industrial Disputes (Banking and Insurance Companies) Second Ordinance, 1949 (XXVIII of 1949) is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of any power conferred by or under the said Ordinance shall be deemed to have been done or taken in the exercise of the powers conferred by or under this Act, as if this Act were in force on the day on which such thing was done or action taken.

Act No. LV of 1949.

AN ACT

to provide for the exemption for a limited period of operations affecting ammunition, explosives or inflammable substances from certain restrictions and for the regulation of those operations.

WHEREAS it is expedient to provide for the exemption for a limited period of the loading, unloading, handling, storage or conveyance of ammunition, explosives or inflammable substances from certain restrictions and for the regulation of those operations in the interests of safety;

It is hereby enacted as follows :—

1. Short title, extent, commencement and duration.—(1) This Act may be called the Explosives (Temporary Provisions) Act, 1949.

(2) It extends to all the Provinces of India, and also to every Acceding State to the extent to which the Dominion Legislature has power to make laws for that State with respect to the matters dealt with in this Act.

(3) It shall come into force on such date as the Central Government may, by notification in the official Gazette, appoint in this behalf and shall remain in force, thereafter for a period of two years only.

2. Powers in respect of ammunition, explosives or inflammable substances.—(1) If the Central Government considers it necessary or expedient so to do, it may, by notification in the official Gazette, declare

that such restrictions imposed by or under any law for the time being in force, as may be specified in the declaration shall not apply to the loading, unloading, handling, storage or conveyance of ammunition, explosives or inflammable substances in such circumstances as may be so specified.

(2) When a declaration has been made under sub-section (1), the Central Government, or any authority authorised by it in writing in this behalf, may by order make such provision as appears to it to be required in the interests of safety for regulating the loading, unloading, handling, storage or conveyance of ammunition, explosives or inflammable substances to which the declaration relates.

(3) Any declaration or order made under this section shall apply only to the port of Vizagapatam and to railways over which ammunition, explosives or inflammable substances are carried to or from that port.

3. Effect of declaration or order.—Any declaration or order made under section 2 shall have effect, notwithstanding anything inconsistent therewith contained in any other law for the time being in force, and no such declaration or order shall be called in question in any Court.

4. Penalty.—If any person contravenes any order made under sub-section (2) of section 2, he shall be punishable with imprisonment for a term which may extend to one year, or with fine, or with both.

5. Protection of action taken (1) No suit or other legal proceeding shall lie against the Central Government for any damage caused or likely to be caused by anything in good faith done or intended to be done under this Act or any declaration or order made thereunder.

(2) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done under this Act or any declaration or order made thereunder.

P.C. Deb,

Assist. to Chief Commissioner.

The 10th January, 1950.

No. CC. 16/49/37/1725-8.—The Govt of Manipur is pleased to prohibit the bringing into Manipur of (a) any copy of the booklets entitled "Behind the Iron Curtain in Kashmir-Neutral opinion" and "The Kashmir Dispute through Neutral eyes" published in English or (b) any translation, reprint or other document containing substantial reproductions of the matter contained in either of the said booklets.

ORDER No. 15 OF 1950.

The 16th January, 1950.

No. A 1-3317 21.—The Officer designated at present as Registrar will be re-designated as Sub-Registrar, Sadar and the Sub-Registrar and his Office will in future be housed in the Local Self-Govt. Office building. The Chairman of the Town Fund may be requested to arrange accommodation. The Deputy Commissioner will be ex-officio Registrar for the whole province.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



Gazette

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Imphal, Wednesday, January 25, 1950.

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OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

ORDER No. 18 OF 1950.

The 18th January, 1950.

No. A-1-3424-29.—In exercise of the powers vested in me under paragraphs 4 & 5 of the Manipur (Administration) Order 1949, and with a view to the introduction of a more efficient system of criminal and revenue administration in the Province of Manipur, I hereby make the following order :—

The entire Province shall be treated as a single district and be placed under the charge of a Deputy Commissioner who will be responsible for the revenue and executive administration of the Province. The Deputy Commissioner shall also be the District Magistrate of the District and shall have all the powers conferred upon him under the Criminal Procedure Code and other laws. The District formed in accordance with clause 1 above, shall be further sub-divided into local areas to be called Sub-Divisions as follows :—

Serial No.	Name of Sub-Division.	Local Area Included in the Sub-Division.
	Sadar.	(1) the whole of the area comprised in the present Imphal West Tahsil. (2) the whole of the area comprised in the present Imphal East Tahsil. (3) the villages of the present Thoubal Tahsil enumerated in Annexure A, which will be incorporated into the Imphal East Tahsil. (4) the villages comprised in Ahallup Circle No. 1 and Ahallup Circle No. VI of the present Mayang-Imphal Tahsil which will be incorporated into the Imphal West Tahsil. (5) the whole of the area of the Hill Sadar Circle excepting the villages enumerated in Annexure B.

2. Thoubal. (1) the whole of the area comprised in the present Thoubal Tahsil excepting the villages enumerated in Annexure A.
 (2) the whole of the present Bishenpur Tahsil.
 (3) the whole of the present Mayang-Imphal Tahsil excepting the villages comprised in Aballup Circle No. 1 and Aballup Circle No. VI.
 (4) the villages of the present Hill Sadar Circle enumerated in Annexure B.
3. Ukhrul. The whole of the area comprised in the present Circles of Ukhrul and Phaisat.
4. Churachandpur. The whole of the area comprised in the present Circles of Churachandpur and Thanlon.
5. Tamenglong. The whole of the area comprised in the present Circles of Tamenglong and Aimol.
6. Mao. The whole of the area comprised in the present Mao Circle.
7. Tengnoupal. The whole of the area comprised in the present Circle of Tengnoupal.
8. Jiribam. The whole of the area at present under the jurisdiction of the Mauzadar of Jiribam.

The above Sub-Divisions shall be treated as Sub-Divisions for the purpose of criminal administration and the Officers in charge of them shall be called Sub-Divisional Registrars as defined in the Criminal Procedure Code.

The Sub-Divisional Officers of Ukhrul, Churachandpur, Tamenglong, Mao, and Tengnoupal and the Sub-Divisional Officers of Sadar and Thoubal in respect of tribal areas included within their Sub-Divisions, shall also exercise civil powers within their respective Sub-Divisions or portions thereof as the case may be, in accordance with the Manipur State Hill Peoples' Regulation, 1947.

The Sub-Divisional Officer of Jiribam is invested with the powers of a Subordinate Judge of the Second Class.

For the more convenient collection of land revenue and other Government dues, and the administration of revenue law in general, the Sadar and Thoubal Sub-Divisions excluding the areas notified by the Chief Commissioner as tribal Areas under the Manipur (Courts) Order, 1950, are further sub-divided into Tahsils as follows:—

Name of Sub-Division.	Name of Tahsil,	Local area included within the Tahsil.
Sadar.	(1) Imphal East,	The whole of what at present constitutes Imphal East Tahsil plus the villages of the present Thoubal Tahsil enumerated in Annexure A.
	(2) Imphal West,	The whole of what at present constitutes Imphal West Tahsil plus the villages comprised in Aballup Circle No. 1 and Aballup Circle No. VI.

Thoubal	(1) Thoubal.	(1) The whole of what at present constitutes Thoubal Tahsil excepting the villages enumerated in Annexure A.
		(ii) the whole of the area comprised in the present Mayang-Imphal Tahsil excepting the villages comprised in Ahallup Circle No. I and Ahallup Circle No. VI.
	(2) Bishenpur.	The whole of what at present constitutes Bishenpur Tahsil.

The existing Hill Circles and the existing Tahsil of Mayang-Imphal shall be abolished with effect from the forenoon of the 26th January, 1950, the areas having been comprised in the Tahsils and Sub-Divisions as described above.

ANNEXURE — A.

List of villages of the present Thoubal Tahsil which will be incorporated into Imphal East Tahsil and Sadar Sub-Division.

<u>SERIAL</u> <u>No</u>	<u>VILLAGE</u> <u>No.</u>	<u>NAME OF VILLAGE.</u>
1.	91.	Kaina.
2.	92.	Poirou Khongjin.
3.	103.	Tulihal.
4.	...	Angtha.
5.	...	Lemba khul.
6.	88.	Karpur Sungba.
7.	104.	Top Chingtha.
8.	107.	Yambem.
9.	Poiroupat.
10.	108.	Kamu Yaithibi.
11.	109.	Changamdabi.
12.	84.	Nungbang.
13.	83.	Monthou.
14.	82.	Itham.
15.	75.	Moirang Prem.
16.	74.	Chadong.
17.	73.	Lamlai.
18.	72.	Loktei.

ANNEXURE — B.

List of villages of the present Hill Sadar Circle which will be incorporated into the Thoubal Sub-Division.

SERIAL No.	VILLAGE No.	NAME OF VILLAGE.
1.	67.	Hiyangthang.
2.	404.	Wanggoi.
3.	164.	Loisangkhang.
4.	27.	Charoibung.
5.	394.	Uchiwa.
6.	186.	Kakobing Mantak.
7.	107.	Kwarok Khudei Khunou.
8.	320.	Saram Tangkhul.
9.	38.	Chingkhram.
10.	22.	Chaopok.
11.	318.	Sandang Senba.
12.	359.	Tanbi Hangba.
13.	459.	Kamu Khunou.
14.	90.	Karpur Sungba.
15.	173.	Lemba Khul.
16.	277.	Poirou Tongba.
17.	166.	Lisamlok.
18.	85.	Kabrang.
19.	314.	Saman Sangba.
20.	317.	Saman Chiru.
21.	281.	Phunam Maring.
22.	92.	Kamu-Kharang.
23.	165.	Lilong Mapan Kabui.

Himmat Singh,
Chief Commissioner, Manipur

ORDER No 27 OF 1950.

Imphal, the 18th January, 1950.

No. A-1-3447-51.—Shri Maibam Rajani Singh, Sub-Registrar, Registration Office is granted earned leave preparatory to retirement for 2 months and 24 days from 21st January, 1950 to 13th April, 1950.

প্ৰেস নোটি ।

হোখিবা নভেম্বৰী থায়াইদা মণিপুরদা হেক থুংলবদগী হোনা জীৱন্ত চীক কমিশনাৰী পুকনিংদা কৰমতৌৱগা মণিপুরী লোইজিবা কতিপুৱনগী কেশনিং অসি থুনা লোইশিনবা ৱাগদগে হায়বা অসিদা থলুৱতা লৈৱকশিবনি। অওইবমকলু, হন্দক হোখিবা থাদা মাগক্কা শিলোং অমন্তুং দিৱিদা চতুনা মকম অহুদা লৈবা অথোৱিটিশিংদা ডাংনরকপা হিৱমশিং অহুগী মজুংদা “মণিপুরী কতিপুৱন” হায়বা অসিনা অথোইবা হাকম অমা ওইৱবই। ডাংনরকপা অহুগী কণাকল অহু হোজিকি লৈবাক প্ৰজাশিংদা কোংদোকপা ৱাৱে। মতম থৱগী মমাংদা ভাৱত সরকারনা পুমন্তপত্তা লুপা মনিং অমা (Lump sum) শিখোকলগা লেমহোৱিবা দাবী পুমমক বাহুন পুমলোই লোইনৱসি হায়বা প্ৰস্তাব অমা থৱৱমই। প্ৰস্তাব অহু হোজিকি তোকে। হায়গী চংনরকপা নিৱমগী মজুং ইৱা বিচাৱ তোবিগনি হায়না ৱাৱিৱে।

হায়ৱিবা বিচাৱ অসি থুনা পাংখোকনবগীদমক সিনিৱাৱ এডমিনিষ্ট্ৰেটিভ, অফিসাৱ ৱামগা এসিষ্টেণ্ট একাউণ্টেণ্ট অফিসাৱ ৱামগা মণিপুরদা থুনমক লাৱগনি। মথোইনা কতিপুৱন দাবীশিং অসিনী হাবীৱতন্তু তোৱনি। মথোইনী ৱিপোর্ট ৱেলগা জীৱন্ত চীক কমিশনাৱ মশামক্কা মপানগী অথোৱিটি অৱতগীহু হা লোৱদনা বিচাৱ লোইগনি।

হন্দক ডাংনরকপা অসিদা হায় (ডাউংনা) পাশ তোৱবা বিলশিংগী শেল শিখোকপা, অমহেতন্তু হায়গী শিবদা হেজিনবিবা শেল অহু কোকশিনবগী হাকমশিং ৱাওৱকই। হাকমশিং অসিনী ৱৱমবা ভাৱত সরকারনা থুনা হুকুম শিৱকলগনি হায়না নিংই।

অবুৱচহুৱদেব,

সেক্ৰেটাৰি, মণিপুর গভৰ্ণমেণ্ট, ৱেভিনিউ এণ্ড ফিনান্স ডিপাৰ্টমেণ্ট।



EXTRAORDINARY

PUBLISHED BY AUTHORITY

22 E-7.

Imphal, Saturday, January 28, 1950.

PROCLAMATION
BY THE GOVERNMENT OF INDIA.

(READ AT THE ASSAM RIFLES PARADE GROUND ON 26TH JANUARY
1950 BY THE CHIEF COMMISSIONER)

WHEREAS the people of India, having solemnly resolved to constitute India into a Sovereign Democratic Republic, adopted, enacted and gave to themselves on the twenty-sixth day of November, 1949, in their Constituent Assembly the Constitution of India,

And WHEREAS it has been declared by the said Constitution that India, that is, Bharat, shall be a Union of States comprising within the Union the territories which were hitherto the Governors' Provinces, the Indian States and the Chief Commissioners' Provinces;

And WHEREAS this, the twenty-sixth day of January, 1950, has been fixed for the commencement of the said Constitution;

Now, therefore, it is hereby proclaimed that on and from this, the twenty-sixth day of January, 1950, India, that is, Bharat, shall be a Sovereign Democratic Republic, and the Union and its component units, the States, shall exercise all powers and functions of government and administration in accordance with the provisions of the said Constitution.

Translation of the above Proclamation in Manipuri.

লাউখোক্তব।

ভাৰতৰ প্ৰজান ভাৰত অসিবি নিঙত্ৰম মশা মতোমতন মপু ওইনা ভাকচব লৈবাক্ অম ওইন শেহনবগিদমক্ যামন চেঙ্খিনুন লেগখিবদগি হায়েল-পথাপ্ শেম্ব কাঙবুন শেম্বব হায়েল-খোদাগি পথাপ্ অহু ইংলোক ১৯৪৯গি মবেহুৰ তাৰিখ ২৬ তা যানত্ৰে। হায়রিবা পথাপ্ অহু হান্ন নিংখো পান্বে লৈবাক্, গবৰ্ণৰ অমশ্ৰু চীফ কমিশনারন ভাকপ লৈবাক্ পূৰমক্ ভাৰত অসি অপূৰ লৈবাক্ অমতা ওইব লেপত্ৰে। ওসি ইংলোক ১৯৫০গী জাণুয়াৰি তাং ২৬ অসি হায়রিবা হায়েল-খোদাগী পথাপ্ অহু হোনবগী হুনিং ওইনা লেপত্ৰে। অহু হোজিক কোংদোকলিবা অসিনি, ওসি ইংলোক ১৯৫০গি জাণুয়াৰি তাৰিখ ২৬ হায়বা হুনিং অসিদগী হোন ভাৰত অসি প্ৰজান নিঙত্ৰম মশা মতোমতন মপু ওইনা ভাকচব অপূৰ লৈবাক্ অমতা ওইব মাসিগী মম্বং লৈরিবা লৈবাক্ পূমবক হায়রিব হায়েল খোদা পথাপ্ অসিগি মম্ব ইন অসিদগী হোনা লৈবাক্ ভাকচবনি।

Issued by G.H. Singh,
Publicity Officer, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 22 E-7.

Imphal, Saturday, January 28, 1950.

PROCLAMATION
BY THE GOVERNMENT OF INDIA.

(READ AT THE ASSAM RIFLES PARADE GROUND ON 26TH JANUARY
1950 BY THE CHIEF COMMISSIONER)

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Translation of the above Proclamation in Manipuri.

লাউখোক্তব।

ভাৰতৰ প্ৰজান ভাৰত অসিবি নিঙ্তম্ন মণা মণোমতন মপু ওইনা ডাকচব লৈবাক্ অম
ওইন শেগ্নবগিদমক্ যামন চেক্শিন্ লেপখিবদগি ৱায়েল-পথাপ্ শেম্ব কাঙবুন শেম্বব ৱায়েল-
খোঁদাগি পথাপ্ অহু ইংশোক্ ১৯৪৯গি নংবব্ব তাৰিখ ২৬তা য়ানথ্ৰে। হায়ৱিবা পথাপ্শিং
অহুদ হান্ন নিংথো পান্বে লৈবাক্, গবৰ্ণৰ অমস্ৰু চীফ্ কমিশনারন ডাকপ লৈবাক্ পুন্নমক্
ভাৰত অসি অপুনব লৈবাক্ অবতা ওইব লেপথ্ৰ। ডসি ইং শোক্ ১৯৫০গী জাহুয়াৰি তাং ২৬ অসি
হায়ৱিবা ৱায়েল-খোঁদাগী পথাপ্ অহু হোনবগী ৩৫.৫ ওইনা লেপথ্ৰে। অহুন হোজিক কোংদোকলিবা অসিনি,
ডসি ইং শোক্ ১৯৫০গি জাহুয়াৰি তাৰিখ ২৬ হায়বা মুমিৎ অসিদগী হোন ভাৰত অসি প্ৰজান
নিঙ্তম্ন মণা মণোমতন মপু ওইনা ডাকচব অপুনব লৈবাক্ অমা ওইববন মাসিগী মনুংদা
লৈবিবা লৈবাক্ পুন্নমক্ হায়ৱিবা ৱায়েল-খোঁদা পথাপ্ অসিগি মনুং ইনু অসিদগী হোনা লৈবাক্
ডাকগদবনি।

Issued by G.H. Singh,
Publicity Officer, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 22 E-7.

Imphal, Saturday, January 28, 1950.

PROCLAMATION
BY THE GOVERNMENT OF INDIA.

(READ AT THE ASSAM RIFLES PARADE GROUND ON 26TH JANUARY
1950 BY THE CHIEF COMMISSIONER)

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Translation of the above Proclamation in Manipuri.

লাউখোক্তব।

ভাৰতৰ প্ৰজান ভাৰত অসিবি নিঙতম্ন মশা মতোমতন মপু ওইনা ভাক্চব লৈবাক্ অম ওইন শেম্বনবগিনমক্ যামন চেঞ্চিন্ লেপথিবদগি ৱায়েল-পথাপ্ শেম্ব কাঙবুন শেম্বন ৱায়েল-থেদাগি পথাপ্ অচ্ ইংশোক ১৯৪৯গি নবেম্বৰ তাৰিখ ২৬তা য়ান্ত্ৰে। হায়ৰিবা পথাপ্শিং অচ্চ হান্ন নিংথো পান্ধ লৈবাক্, গবৰ্ণৰ অমস্ চীফ্ কমিশনারন ভাক্চপ লৈবাক্ পূম্নমক্ ভাৰত অসি অপূনব লৈবাক্ অমতা ওইব লেপ্। ওসি ইংশোক ১৯৫০গী জাণুৱাৰি তাং ২৬ অসি হায়ৰিবা ৱায়েল-থেদাগী পথাপ্ অচ্চ চৌনবগী হুমে ওইনা লেপ্। অচ্চন হোজিক কোংদোকলিবা অসিনি, ওসি ইংশোক ১৯৫০গি জাণুৱাৰি তাৰিখ ২৬ হায়বা হুমে অসিদগী হোন ভাৰত অসি প্ৰজান নিঙতম্ন মশা মতোমতন মপু ওইনা ভাক্চব অপূনব লৈবাক্ অমা ওইবম্ন মাসিগী মছুংদা লৈৰিবা লৈবাক্ পূম্নমক্ হায়ৰিবা ৱায়েল-থেদা পথাপু মসিগি মছুং ইন্ ওসিদগী হোনা লৈবাক্ ভাক্চগদবনি।

Issued by G.H. Singh,
Publicity Officer, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 25-B-9.

Imphal, Friday, February 4, 1950.

OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

(Department of Information and Publicity.)

মণিপুর প্রজ্ঞাপন হায়দোকচৰা।

মণিপুরী কোজৱাৰী বিচাৰ অমন্ত্ৰ খাজনা থোমগংগী খুদেং চান-বগীদমক চিক্‌কমিশনাৰ
মণিপুরী শোক ১২৫০ গী জাহুৱাৰী তাং ১৮ গী হকুম নং ১৮ শুবদা অনোবা থোৱাং অমা লীয়ে।

১৮ গী মতুং ইয়া মণিপুর অসি জিলা অমা ওইনা লোৱগা খাজনাগী অমন্ত্ৰ লৈপাক ভাকপগী
অমন্ত্ৰ শমলকপা আইনগী মতুং ইয়া ডিপুটি কমিশনাৰ অমনা থো পুৱনি। ডিপুটি কমিশনাৰ অসিনা
অমনা 'সি' ডিষ্টিক্ট মাজিষ্ট্ৰেটম্ আইগনি অহুগা ক্ৰিমিনেল প্রোসিডাৰ কোড অমন্ত্ৰ অতৈ
আইয়া পিৰা অতি পূৰ্ণনমক লৈগনি। জিলা অসি মথাগী অমন্ত্ৰনা সবডিভিজন কয়ামুক থোকনা
খায়গনি।

মথংনাও
নম্বৰ

১। সদয়

সবডিভিজন কোৱাৰ লম

- (১) হায়গী ইফাল নোংচুপ তহসিলদা লম পূৰ্ণনমক।
- (২) হায়গী ইফাল নোংপোক তহসিলদা লম পূৰ্ণনমক।
- (৩) মথাদা পল্লকলিবা (ক) দা য়াওখিবা ইফাল
নোংপোক তহসিলদা চত্ৰপদবা হায়গী থোৱাল
তহসিলদা লম পূৰ্ণনমক।
- (৪) ইফাল নোংচুপ তহসিলদা চত্ৰপদবা হায়গী ইফাল
তহসিলদা অহুপ সার্কল নং ১ অমন্ত্ৰ অহুপ
সার্কল নং ৬ শুবা।
- (৫) মথাদা ইয়লিবা (খ) দা থাৱিবা লম
হিল অহুপ সার্কলগী লম পূৰ্ণনমক।

- ২। থোৱাল—(১) (ক) দা য়াওখিবা থোৱাল তহসিলদা য়াওখিবা লম পূৰ্ণনমক।
- (২) হায়গী বিয়ুপুৰ তহসিলদা লম পূৰ্ণনমক।
- (৩) অহুপ সার্কল নং ১ অমন্ত্ৰ অহুপ সার্কল নং ৬ শুবদা য়াওবা লম
নম্বৰা ময়াংইফাল তহসিলদা লম পূৰ্ণনমক।
- (৪) মথাদা পল্লকলিবা (খ) দা থাৱিবা হায়গী হিল সদয়গী লম পূৰ্ণনমক।

- ৩। উখল—হায়গী উখল অমন্ত্ৰ কৈশাংকী সার্কলদা য়াওবা লম পূৰ্ণনমক।
- ৪। চুৱাচান্দপুৰ—হায়গী চুৱাচান্দপুৰ অমন্ত্ৰ থানলোনগী সার্কলদা য়াওবা লম।
- ৫। তেংমেলোং—হায়গী তেংমেলোং অমন্ত্ৰ আইমোনগী সার্কলদা য়াওবা লম পূৰ্ণনমক।
- ৬। মাও—হায়গী মাও সার্কলদা য়াওবা লম পূৰ্ণনমক।
- ৭। তেংমৌবল—হায়গী তেংমৌবল সার্কলদা য়াওবা লম পূৰ্ণনমক।
- ৮। জিৱিবাং—হায়গী জিৱিবাং মোতাৱনা পুৱিবা লম পূৰ্ণনমক।

মথংনা হায়গিবা লম-ভবিসনখিসি কোজৱাৰি বিচাৰদমক সব-ভবিসন ওইনা লৈগনি অহুগ
মহোষ্টবু পুৱিবা ওকিসাৱখি অহু ক্ৰিমিনেল প্রোসিডাৰ কোডকী মতুংইয়া সব-ভবিসনকৈ মাজিষ্ট্ৰেট
ওইগনি।

जमनाहै ।

(খ) হৌজিতি ধৌবাল সবডিভিজনদা রাওগদবা হাঙ্গী হিল সদরন। কোনবা লম :—

মৰং মনাও নাইবা নম্বৰ	খুল নম্বৰ	খুল মৰিং
১	৬৭	হিয়াংখাং।
২	৪০৪	হাংগোই।
৩	১৬৪	লৈশাংখোং।
৪	২৭	চরোইবুং।
৫	৫৯৪	উচিঃ।
৬	১৮৬	ককচিং মাজুক।
৭	১০৭	কাৰোক খুদৈ খুনো।
৮	৩২০	সান্নম ভাংখুল।
৯	৩৩	চিংখম।
১০	২২	চাওপোক।
১১	৩১৮	সন্দং শেনবা।
১২	৩৫৯	তানবী হংবু।
১৩	৪৫৯	কামু খুনো।
১৪	৯০	কপুৰি জংবা।
১৫	১৭৩	লেন্হা খুন।
১৬	২৭০	পোইমো তোংবা।
১৭	১৬৬	লিশখলোক।
১৮	৮৫	কব্ৰং।
১৯	৩১৪	সমন শঙ্ৰা।
২০	৩১৭	সমন চিৰু।
২১	২৮১	ফুনান মৰিং।
২২	৯২	কামু-খরং।
২৩	১৬৫	লিলোং মপান কবুই।

জি, এইচ, সিংহ
পব্লিশিটি অফিসার, মণিপুর।
তাং ৩।২।৫০ ইং।

Manipur



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PART II

OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

The 24th January, 1950

ORDER No 11 OF 1950.

No A-I-3619-22. — With effect from the 25th of January, 1950 the Governor-General has been pleased to accord sanction to the creation of the following courts :—

- (1) Court of Judicial Commissioner,
- (2) Court of District and Sessions Judge.
- (3) Court of Subordinate Judge First Class,
- (4) Court of Subordinate Judge Second Class, and
- (5) Court of Additional subordinate Judge Second Class (temporary for six months)

ORDER No. 43 of 1950

No. A-I-3611 18 — With effect from the forenoon of January 25, 1950 the following courts are abolished : —

- (1) Chief Court,
- (2) Cheirap Court No. 1
- (3) " " " 2.
- (4) Sadar Panchayat Court No. 1 and
- (5) Sadar Panchayat Court No 2.

ORDER No. 45 of 1950.

No. A-I-3643 4. — The Governor-General has been pleased to accord sanction to the creation of the post of Judicial Commissioner for the Province of Manipur and the appointment thereto, as a temporary measure, of Th. Laxminarayan at present Chief Judge of Manipur. This sanction takes effect from the 25th of January, 1950.

Himmat Singh,
Chief Commissioner.

ORDER No. 46 of 1950.

No. A I-3660-6.—The Chief Commissioner has been pleased to appoint the following gentlemen to the posts shown against their names as a temporary measure.—

Name of the Gentleman.	Particulars of the Post.
1. Shri Ibungohal Singh, B. A., B. L.	District and Sessions Judge.
2. Shri Radhamohan Singh, B. A.	Subordinate Judge First Class.
3. Shri Thambal Singh, B. A., B. L.	Subordinate Judge Second Class.
4. Shri Madhab Chandra Ray, B.A., B.L.	Additional Subordinate Judge Second Class

The scale of pay and the initial salary in the scale of the respective incumbents will be announced later on

This order will take effect from the 25th of January, 1950.

ORDER No 47 of 1950.

No. A-I-3606-9.—In partial modification of Order No. XXIV of 1950 published under Notification No. A-1 3380-5 the Chief Commissioner has been pleased to order that the creation of the post of Registrar Court of Judicial Commissioner, Manipur shall take effect from 25th January, 1950 instead of 26th January, 1950.

ORDER No 48 of 1950.

No. A-I-3655-59.—With effect from the 25th of January, 1950, the Chief Commissioner has been pleased to appoint:—

1. Shri Madhab Chandra Ray, B. A., B. L., Registrar, Court of Judicial Commissioner, Manipur as Additional Subordinate Judge, Second Class as a temporary measure, and

2. Shri O. Niladhwaia Singh to officiate in place of Shri Madhab Chandra Ray as Registrar, Court of Judicial Commissioner, Manipur.

ORDER No. 50 of 1950.

No. A-I-3667-70.—In exercise of the power conferred upon him by Section 9 of the Code of Criminal Procedure 1898 (Act V of 1898), the Chief Commissioner has been pleased to order the establishment of a Court of Sessions for the Province of Manipur excepting such areas as may be declared Tribal Areas under the law for the time being in force.

The Chief Commissioner has also been pleased to appoint Shri L. Ibungohal Singh, B. A., B. L., as the Sessions Judge with immediate effect.

The Court of Sessions will hold its sittings at Imphal.

ORDER No. 51 of 1950.

No. A-I-3623-36.—In exercise of the power conferred upon him by Section 12 of the Code of Criminal Procedure 1898 (Act V of 1898) the Chief Commissioner has been pleased to invest the following gentlemen with the powers stated against their names, with effect from the date on which each of them takes charge as Sub-Divisional Officer, Deputy Collectors and Sub-Deputy Collectors, as the case may be:—

Name of Officer	Designation	Power with which the officer is invested in this order.
1. Shri H. Birahari Singh, B. A.	Officiating Sub-Divisional Officer, Sadar	Magistrate of the First Class.
2. Shri R. K. Setu Singh, B. A.	Deputy Collector	.
3. Shri T. Kipgen, B. A.	Deputy Collector	.
4. Shri O. Kathipri, B. A.	Deputy Collector	"
5. Shri T. C. Tronkhan, B. A.	Deputy Collector	"
6. Shri Khupkulet, B. A.	Officiating Deputy	.
7. Shri Yangmasao, B. A.	Sub-Deputy Collector	.
Shri Laro, B. A.	"	"
8. Shri Gakul Chand Singh, B. A.	"	"
9. Shri Th. Birahari Singh, B. A.	"	Magistrate of the Third Class
10. Shri B. M. Ahammed, B. A.	"	"
11. Shri K. Lamphal Singh, B. A.	"	"
12. Shri Gouro Singh, B. A.	"	"

By order,
P. C. Deb,
Secretary of Government.

ORDER No 52 of 1950.

No A-1-3678-80.—In exercise of the power conferred upon him by Section 10 of the Code of Criminal Procedure 1898 (Act V 1898) the Chief Commissioner has been pleased to appoint Shri P. C. Deb, B. A., as District Magistrate, Manipur with effect from the 19th of January, 1950.

Thangkhupao,
Asstt. Secretary to Government.

ORDER No 53 of 1950.

No. A-1-3645 54.—In exercise of the power conferred upon him by Section 13 of the Code of Criminal Procedure 1898 (Act V of 1898) the Chief Commissioner has been pleased to appoint the following Magistrates as Sub Divisional Magistrates :—

Name of the Magistrate	Powers conferred upon him as Magistrate
1. Shri H. Birhari Singh, B. A.	Magistrate of the First Class.
2. " R. K. Setu Singh, B. A.	" " "
3. " T. Kipgen, B. A.	" " "
4. " O. Kathipri, B. A.	" " "
5. " Tronkhan , B. A.	" " "
6. " Khupkulet, B. A.	" " "
7. " Yangmasao, B. A.	" " "
8. " Laro, B. A.	" " "
9. " Gakul Chand Singh, B. A.	" " "

By order,
P. C. Deb,
Secretary to Government.

PART III

OFFICE OF THE CHIEF COMMISSIONER, MANIPUR,
(Department of Information and Publicity)
GOVERNMENT PRESS NOTE.

In view of the sanction accorded by the Government of India to the allotment of 450 tons cement (9,000 bags) in favour of Manipur as quota for the month of December, the public are hereby informed that all intending purchasers may apply for their requirements to the Superintendent, Civil Supplies, Imphal not later than the 5th February, 1950, so as to enable the Government to form a rough estimate of the local demand before asking the Procuring Agents to lift the quotas. The delivery of the stuff is expected within April, 1950.

Further quotas for subsequent months are also expected.

মণিপুরি ।

ভাৰত গভৰ্ণমেণ্টনা মণিপুরীৰক্ষণ দিবেদৰ খাগী বিলাটি মাটি টন ৪৫০ (খাগ ৯,০০০) থক শীবিগনি হায়না রাবিৰে। অতুনা লৈবিনিংবা মীশিংনা মাগী মাগী দরকার লৈবা মফুংইয়া নুপারিন-টেণ্ডেট, সিভিল সপ্লাইজ ইন্সপেক্টৰ কেজুয়াৰী তাং ৫ ইংশোক ৫০ দগী হেয়া থিহুনা দরখাস্ত থাবিরকনা রাগনি। প্রোক্যুৰিং এজেন্টেংবু লোথোকংজিউইয়া মকম অনিগী ককনা, নুমা, দরকার লৈবগে হায়বা অতুগী চাওরাকনা মঙং অমা থংবা তারি। অতুনা দরখাস্ত পাখনি। নোংডি এক্সিল খাগী মফুংনা থুলবা রাই।

মফুংগী থা খাগীম্ মণিপুরগী শরকম্ কংবা রাই।

জি, এচ, সিংহ
পব্লিশিটি অফিসাৰ, মণিপুর
তাং ৩০।১।৫০ ইং



EXTRA ORDINARY

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OFFICE OF THE CHIEF COMMISSIONER, MANIPUR.

Imphal, the 25th January, 1950.

ORDER No. 9 OF 1950.

No. 1801-05-ACC-III.—The following appointments have been made in the Office of the Sub Divisional Officer (Sadar) with effect from 26-1-50

1. Shri N. Gopal Singh as Reader on 75-5-100.
2. „ K. Lokeswar Singh as Senior Clerk on 45-8-75.
3. „ P. Jogendra Singh as Junior Clerk on 25-2-45.
4. „ Ch. Chaoba Singh as Personal orderly on 20-1-30.
5. „ L. Nabagram Singh as Personal „ on 40-1-30.
6. „ L. Tollamu Singh as Chaprassi on 10-1-30.
7. „ L. Yaima Singh as Do Do
8. „ A. Ibomcha Singh as Do Do
9. „ Ginchin as Lambu on 30-1-35.
10. „ Nehjang as Lambu on 20-1-25.
11. „ Paurechung as Do Do
12. „ Shenlam as Do Do

ORDER No. 10 OF 1950

No. 1816-21-ACC-III.—The following appointments have been made in the Office of the Deputy Commissioner and District Magistrate with effect from 26-1-50

1. Shri Kh. Brajamohon Singh, Tehsildar Thoubal—Superintendent on 100-10-150
- (a) 1. Shri O. Tombi Singh as Criminal Clerk (Valley) on 45-3-75.
2. Shri P. Pholendrajit Singh as Revenue Clerk (Valley) on Do
3. „ S. Mohendra Singh as Criminal Clerk (Hill) on 25-2-45.
4. „ N. Amuba Singh as general Clerk (Hill) Do
5. „ N. Chandramani Singh as Clerk for Excise & Civil Supply Do
6. „ S. Manihar Singh as Record Keeper on ... 45-8-75.
7. Md. Rahinuddin as Asst. Record Keeper on ... 25-2-45.
8. Shri Ch. Tomcha Singh as Vernacular Copyist on ... Do
9. „ M. Yaima Singh as Nazir on ... Do
10. „ R. K. Amusana as Registrar Kanungo on ... Do
11. „ Kh. Shyamlala as Hill Clerk on ... 45-3-75.
12. „ Th. Lala Singh as Correspondence Clerk on ... 25-2-45.

13.	Shri O. Atoyaima Singh as Chaprassi on	10-1-20.
14.	„ Kh. Manaoton Singh as Do	Do
15.	Md. Abdnl Jabbar as Do	Do
16.	Shri Y. Babu Singh as Do	Do
17.	„ Ch. Kriti Singh as Record Lifter on	Do
18.	„ N. Thabal Singh as Chowkidar on	Do
19.	„ A. Gokulchand Singh as Daftry on	20-1-30.
20.	„ Kh. Roton Singh as Sweeper on	10-1-20.
21.	Md. Nasiruddin as Process Server	Do
22.	Shri Maugkhothang Head Lambu as Process Server on	30-1-35.
23.	„ Pugin as Process Server on	20-1-25.
24.	„ Damkhopao as Process Server on	20-1-25.
25.	„ N. Saleo as Process Server on	20-1-25.
26.	„ Luthang as Process Server on	Do

ORDER No. 11 OF 1950.

No. 1812-15-ACC-III.—The following appointments have been made in the Secretariat with effect from 26-1-50.

11 Senior Assistants on 75-5-100.

1. Mr. Joukho. He will get a Personal allowance of Rs. 10/- a month.
2. Shri H. Atolchou Singh
3. „ N. Gouramani Singh
4. „ Th. Tomchou Singh
5. „ Kh. Ibotombi Singh
6. „ H. Nilamani Singh
7. „ B. Ibochaoba Sarma
8. „ M. Birachandra Singh
9. „ K. Dinachandra Singh
10. „ Th. Anganghal Singh
11. Md. Maniruddin Choudhury.

11 Junior Assistants on 45-3-75.

1. Shri H. Kulabidhu Singh
2. „ Ksh. Tombi Singh
3. „ Ch. Gokul Singh
4. „ R. K. Sanahal Singh
5. „ Y. Samu Singh
6. „ N. Khelchandra Singh
7. „ Ksh. Mangi Singh
8. „ Th. Sitalchandra Singh
9. „ W. Biramani Singh
10. „ Lalmohon Sarma
11. „ Th. Tuleswor Singh.

8 Routine Grade Clerks on 25-2-45.

1. Shri L. Kalachand Singh
2. „ K. Gouramani Singh
3. „ K. Kamo Singh
4. „ K. Kanini Singh
5. „ S. Bhubon Singh
6. „ Kh. Gobardhan Singh

	Shri L Sangai Singh as	Dafti	on 20-1-80
11	" M Ibomacha Singh as	do	do
11	" L Thambaljo Singh as	bundle lifter of Stationery and forms	on 20-1-30
12	" T Anganghal Singh as	Chaprassi	on 10-1-20
13	" L Chaoba Singh as	do	do
14	Md. Mufizali as	do	do
15	" A Tomba Singh as	do	do
16	" Th. Gourahari Singh as	do	do
17	" Md Hedayetulla as	do	do
18	" V Amuyama Singh as	Cycle Peon	do
19	" W Gulamjat Singh as	do	do
20	" P'lok Christian as	Chowkidar	do
	do	personal allowance	Rs. 2/-
21	Nungsirei Kabui as	Sweeper	on 10-1-20
22	Kherga Narain as	Care-taker	on 25-2-45
23	T Kwakhi Singh as	Mali	on 20-1-30
24	N Moirangjao Singh as	Personal orderly	on 20-1-30
25	I Angangyama Singh as	do	do
26	A Nakul Singh as	do	do
27	M Ibohal Singh as	do	do

ORDER No. 12 of 1950.

No. 1806-10/ACC.III.—The following appointments have been made in the Office of the Sub Divisional Officer (Thoubal) with effect from 26-1-50.

- 1 Shri Y. Angangjao Singh as Reader on 75-5-100.
- 2 " A. Gouramani Singh as Senior Clerk on 45-3-75.
- 3 " H. Amubi Singh as Junior Clerk on 25-2-45.
- 4 " L Jungsiton Singh as Personal orderly on 20-1-30.
- 5 " Y. Majou Singh as " "
- 6 " O. Chura Singh as Chaprassi on 10-1-20.
- 7 " N. Tollamu Singh as " "
- 8 " Y. Tombi Singh as " "
- 9 " Sengneikhup Rom as Lambu on 20-1-25.
- 10 " Sheikholon as " "

ORDER No. 14 of 1950.

No. 1836-40/ACC.III.—The following appointments have been made in the Court of the District & Sessions Judge with effect from 25-1-50.

- 1 Shri Y. Chaoba Singh as Clerk on 100-10-150.
- 2 " Akcijam Manikchand Singh as Reader on 75-3-100.
- 3 " H. Mani Singh as Clerk on 45-3-75.
- 4 " E. Goura Gopal Singh as Judicial Clerk on 45-3-75.
- 5 " Md. Mahmadali Choudhury as do do
- 6 " L. Netrajit Singh as Typist-Copyist on 45-3-75.
- 7 " Th. Gokul Singh as do do
- 8 " Y. Chandra Singh as Copyist on 25-2-45.
- 9 " S. Sarun Singh as do do
- 10 " Y. Apabi Singh as Nazir & Bill Clerk on 45-3-75.

11. Shri L. Tomba Singh as Record Keeper on 45-8-75.
12. „ H. Guno Singh as Asst. Record Keeper on 25-2-45.
13. „ L. Baruni Singh as Record Lifter on 20-1-30.
14. „ T. Manao Singh as Personal orderly on 20-1-30.
15. „ W. Yaima Singh as do do
16. „ Ch. Koireng Singh as Jamadar on 20-1-30.
17. „ A. Ibomacha Singh as Process Server on 10-1-20.
18. „ M. Tombi Singh as do do
19. „ S. Iboton Singh as do do
20. „ Th. Ibomacha Singh as do do
21. „ S. Tomal Singh as Process Server on 10-1-20.
22. „ M. Chura Singh as do do
23. „ E. Bapuchand Singh as do do
24. Md. Tombi Mia as do do
25. Shri N. Gulamjat Singh as do do
26. „ N. Ibomacha Singh as do do
27. „ S. Jhulon Singh as Chowkidar on 10-1-20.

ORDER No 15 of 1950.

No. 1851-55/ACC III.—The following appointments have been made in the Court of Additional Munsiff (for 6 months) with effect from 25.1.50.

1. Shri. I. Tilok Singh as Peskar on 45-3-75.
2. „ S. Tombi Singh as Judicial Peskar on ... 45-3-75.
3. „ L. Nilachandra Singh as „ on ... 25-2-45.
4. „ H. Biramangol Singh as Personal orderly on 20-1-30.
5. „ S. Bokul Singh as Office Peon on ... 10-1-20.

ORDER No 16 of 1950.

No. 1841-45 ACC. III.—The following appointments have been made in the Court of the Sub Judge with effect from 25.1.50.

1. Shri L. Gulamjat Singh as Peskar on ... 75-5-100.
2. „ Arambam Manikchand Singh as Judicial Clerk on 45-3-75.
3. „ K. Tomba Singh as Do on 25-2-45.
4. „ T. Chaomacha Singh as Personal orderly on ... 20-1-30.
5. „ N. Gaurahari Singh as Office Peon on ... 10-1-20.

ORDER No. 17 of 1950.

No. 1846-50/ACC. III.—The following appointments have been made in the Court of Munsiff with effect from 25.1.50.

1. Shri Th. Gunendra Singh as Reader on ... 45-3-75.
2. „ S. Debendra Singh as Judicial Clerk on ... 45-8-75.
3. „ Th. Tomcha Singh as Do on ... 25-2-45.
4. „ N. Selungjao Singh as Personal orderly on ... 20-1-30.
5. „ L. Tombung Singh as Office Peon on ... 10-1-20.

ORDER No. 18 of 1950.

No. 1831-35/ACC. III.—The following appointments have been made in the Court of the Judicial Commissioner with effect from 25.1.50.

1. Shri Kh. Kunjabihari Singh as Reader on ... 75-5-100.
2. „ P. Bhupon Singh as general Clerk on ... 45-8-75.
3. „ M. Tomcha Singh as Typist-Copyist on ... 45-8-75.

- | | | | |
|----|---|--|--------------|
| 4. | „ | L. Nilamani Singh as Judicial Clerk on | ... 45-3-75. |
| 5. | „ | Hem Bahadur as Personal orderly on | ... 20-1-30. |
| 6. | „ | H. Kalamu Singh as Do on | ... 20-1-30. |

ORDER No. 19 of 1950.

No. 1885-92/ACC. III.—The following Govt. Servants of ACC-I's Office are hereby given Three Months' Notice of discharge with effect from 26.1.50. They will be given such gratuities or pensions as are admissible under the rules.

- | | | |
|----|-------------------|------------|
| 1. | Th. Tonjao Singh | Chaprassi. |
| 2. | Md. Ali | „ |
| 3. | M. Iiohal Singh | „ |
| 4. | Asem Naba Singh | Sweeper. |
| 5. | Kachaichung Kabui | „ |

ORDER No. 20 of 1950.

No. 1856-60/ACC III.—The following Government Servants are hereby given Three Months' Notice of discharge with effect from 25-1-50. They will be given such gratuities or pensions as are admissible under the rules.

Chief Court.

- | | | |
|----|------------------------|------------|
| 1. | Shri N. Angou Singh | Chaprassi. |
| 2. | „ Th. Madon Singh | „ |
| 3. | „ M. Yaima Singh | „ |
| 4. | „ Y. Yaima Singh | „ |
| 5. | „ H. Nilachandra Singh | „ |
| 6. | „ Ch. Tompok Singh | „ |
| 7. | „ K. Pakchao Singh | „ |

Cheirap Court.

- | | | |
|-----|----------------------------|-----------|
| 1 | Shri R. K Nayan Sana Singh | Clerk. |
| 2. | „ S. Babu Singh | „ |
| 3. | „ L. Kalachand Singh | „ |
| 4. | „ M. Kala Singh | Chaprassi |
| 5. | „ H. Basanta Singh | „ |
| 6. | „ O. Angou „ | „ |
| 7. | „ Kh. Ningthourenba Singh | „ |
| 8. | „ S. Chura Singh | „ |
| 9. | „ L. Kalachand „ | „ |
| 10. | „ Th. Tonhan „ | „ |
| 11. | „ Ch. Kwaklei „ | „ |
| 12. | Md. Jameruddin Mia | „ |
| 13. | Shri A. Babu Singh | „ |
| 14. | „ Th. Mangi „ | „ |
| 15. | „ S. Selung „ | „ |
| 16. | „ W. Irabot „ | „ |
| 17. | „ L. Duhan „ | „ |
| 18. | Md. Turab Mia | „ |
| 19. | Shri I. Mani Singh | „ |

S. P. Court.

1.	Shri R. K. Agentsna Singh	Clerk
2.	" S. Dhonendra "	"
3.	" K. Nabadwip "	"
4.	" M. Tombi "	"
5.	" S. Ibotombi "	"
6.	" H. Saratchandra "	"
7.	" I. Senapati "	Chaprassi
8.	" N. Tomba "	"
9.	" A. Tolchou "	"
10.	" Y. Jadob "	"
11.	" L. Lala "	"
12.	" M. Nilamani "	"
13.	" Birachandra "	"
14.	Md. Naziruddin Mia	"
15.	Shri L. Tarpon Singh	"
16.	" L. Ibotombi "	"
17.	" L. Komol "	"
18.	" N. Tomcha "	"
19.	" N. Lala "	"
20.	" L. Gulamjat "	"
21.	" K. Iboton "	Chowkidar

ORDER No. 21 of 1950.

No 1873-84/III.—The following Govt. Servants of the Hill Office hereby given Three Months' Notice of discharge with effect from 26-1 They will be given such gratuities or pensions as are admissible under the rules.

1.	Shri R. K. Tombi Sana	Clerk.
2.	Mr. Khupjangau	"
3.	Mr. Mangjakai	"
4.	Shri N. Lasman Singh	"
5.	" T. Babu Singh	"
6.	" Y. Amu Singh	"
7.	" N. Iboton Singh	"
8.	" Y. Tomchouba Singh	"

ORDER No. 22 of 1950.

No. 1893-96/III.— The following Govt. Servants of Land Revenue Department are hereby given Three months' Notice of discharge with effect from 26-1-50. They will be given such gratuities or pensions as are admissible under the rules.

1.	N. Madhu Singh	Daftry.
2.	Kh. Chaoba Singh	Chowkidar.
3.	Ibocha Singh	Sweeper.
4.	Th. Parijat Singh	Chaprassi
5.	Allauddin	"
6.	L. Chaoba Singh	"
7.	Y. Manikchand Singh	"
8.	M. Nipamacha Singh	"

ORDER No. 23 of 1950.

No. 1897-1901/III.—Shri Ch. Chaorel Singh, Kanungo of the Mayang Imphal Tahsil is allowed to retire as he has completed more than 25 years' service. He will be given such leave preparatory to retirement as may be due to him, with effect from 26-1-1950

ORDER No. 24 of 1950

No. 1865 68, ACC III.—The following will work as the Chaprassis of the Treasury with effect from 26-1-50.

- 1 Tolangou Singh.
- 2 K Melei Singh.

ORDER No. 25 of 1950.

No 1861-64/ACC-III.—Mr S Seilat, Head Clerk, Hill Banch is allowed to retire, as he has completed more than 25 years' service. He will be given such leave preparatory to retirement as may be due to him with effect from 26-1-1950

ORDER No. 26 Of 1950

No 1869 72 ACC III.—Shri Y Thambalangou Singh, gun clerk of the Hill Office will remain in service upto 28-2-1950, as the renewal of the gun licences of the Hill Offices is not yet finished He will be given such leave preparatory to retirement as is admissible to him, with effect from 1-3-1950, as he has completed more than 25 years' service.

Himmat Singh,
Chief Commissioner, Manipur.

মনিপুর গবৰ্ণমেণ্ট

নোটিশ

ইংকাল. ৩০ জানুয়ারি ১৯৫০।

পৈশন্দুনা লৈরিবা শরুক অসি লোইথোকনবগীদমক, তেরেশিংগী চৌইনা য়োনবগী মমল লেঙ্গা অহুগা মনিপুরগী মহুংদা পুথোক পুশিল ভৌবদা থিংবগী লৈরহা হুকুম অহু চিক কমিশনার সাহেবনা মতম থরগীদমক ওইনা লৌথোকলে।

অহুনা মহুংদা হুকুম অমা লাক্ৰিবা কাঙবা হৌজিকগী হৌনা মকম অসিগী থাও য়োনবা বি, ও, সি, এক্সেস্টিশিনা অথিংবা লৈতনা প্রজাদা তেরেশিং য়োনগদবনি। বনাকুঙা প্রজা অমনা মানা হেক পামলিবা মঠে লৈবা য়ারনি অহুগা মনিপুরগী মহুংদা মপানদি য়ৌদনা পুনিংবা মকমদা তেরেশিং পুবা য়ারগনি মাসি মতম থরগীনি।

সহি পি, সি দেব
সেক্রেটারী টু দি গবৰ্ণমেণ্ট

Manipur



Gazette

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No. 28.

Imphal, Wednesday, February 8, 1950.

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PART I.

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 57 OF 1950.

The 31st January, 1950.

No.64-9R/F.—Shri K. Lamphel Singh, Sub-Deputy Collector, Imphal West Tahsil, is allowed under rule 9 of the Revised Leave Rules, 1934, earned leave for 40 days with effect from the 1st February, 1950. Shri Y. Krishna Singh, Head clerk, Imphal West Tahsil will act in his place. The latter will get officiating allowance according to rules.

P. C. Deb,
Secretary to the Govt. of Manipur,
Revenue & Finance Depts.

ORDER No. 60 OF 1950.

The 31st January, 1950.

No. 270-M-J/III-I.—Shri S. Nilamani Singh, Jailor, Manipur Jail, is granted four months' leave on average pay with effect from the forenoon of 1st February, 1950.

Shri N. Lalkeshob Singh, Assistant Jailor is appointed Jailor, Manipur Jail temporarily for a period of four months with effect from the forenoon of 1st February, 1950, vice Shri S. Nilamani Singh on leave. Shri N. Lalkeshob Singh will get officiating allowance under the Rules.

T. Kipgen,
Asstt. Secretary to the Govt.
of Manipur (Home & Development Dept.)

PART II.**GOVERNMENT OF MANIPUR.****NOTIFICATION.**

Imphal, the 30th January, 1950.

No. J-II 9/50 16-25F/R.—In exercise of the powers conferred upon him by Section 35 (a) of the Manipur State Courts Act, 1947, as amended by the Manipur State Courts (Amendment) Order of 1950, the Chief Commissioner, in consultation with the Judicial Commissioner, Manipur is pleased to order that for the First and Second Schedules thereof the following shall be substituted :—

FIRST SCHEDULE.**Criminal Courts.**

1. Court of the Judicial Commissioner on the Criminal side.
2. Court of Sessions Judge
3. Court of District Magistrate
4. The following Courts of Sub-Divisional and Sub-Deputy Magistrate :—
 - (a) Sub-Divisional Magistrate, Sadar.
 - (b) " " Thoubal.
 - (c) Sub-Deputy Magistrate, Imphal West.
 - (d) " " Imphal East.
 - (e) " " Thoubal.
 - (f) " " Bishenpur.
5. Such Courts of village Panchayets as may be established from time to time.

N. B. :—Powers of a Magistrate of the First or Second Class may be conferred on a Subordinate Judge or on any Munsif in any case or class of cases or in any local area as the Chief Commissioner may think necessary.

SECOND SCHEDULE.**Civil Courts.**

1. Court of the Judicial Commissioner on the Civil side.
2. Court of the District Judge.
3. Court of the Subordinate Judge.
4. Court or Courts of Munsifs.
5. Such Courts of village Panchayets as may be established from time to time.

ORDER No. 56 of 1950.

The 31st January, 1950.

No. J-II/I/50/70-3RF.—In exercise of the power conferred upon him by section 2 of the Provincial Small Causes Court Act, 1887 (Act IX of 1887), the Chief Commissioner is pleased to invest the District Judge with the power of Small Causes Court in money suits not exceeding Rs. 250/- in value and the Sub-Judge with powers of Small Causes Court in money suits not exceeding Rs. 100/- in value.

P. C. Deb,
Secy. to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 31st January, 1950.

No. J-II/9/50/45-50RF.—The Government of India has been pleased to order that Subordinate Judge First Class and Subordinate Judge Second Class shall be known as Sub-Judge and Munsif, and their courts as courts of Sub-Judge and Munsif respectively. All references to Subordinate Judge First Class or Subordinate Judge Second Class or their Courts in any order hereinbefore passed are hereby amended accordingly.

ORDER No. 58 OF 1950.

CORRIGENDUM.

No. 87-R/F.—Insert the words "Sub-Deputy Collectors" as a heading below the entries against Shri T. C. Thankham in paragraph 5 of Order No. 23 of 1950, dated the 18th January, 1950 and published in the Manipur Gazette Extra-ordinary of the 19th January, 1950.

ORDER No. 59 OF 1950.

No. 82-6 R/F.—Shri Gokulchand Singh, who has been appointed as a Sub-Deputy Collector under Order No. 23 of 1950 (published in the Manipur Gazette Extra-ordinary of the 19th January, 1950) is posted to Jiri as Sub-Divisional Officer in charge of the Jiribam Sub-Division.

He will take over charge immediately.

Himmat Singh,
Chief Commissioner, Manipur.

OFFICE OF THE REGISTRAR CO-OPERATIVE SOCIETIES, MANIPUR.

NOTIFICATION.

Imphal, the 31st January, 1950.

No. 361 C-S/49/II.—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Ningthoukhong Kha Mayai Leikai Co-operative Society Ltd. (Registered No. 361 of 1948-49), in Manipur under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sjt. G. Chandrakumar Sarma, Inspector of Co-operative Societies to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

M. C. Hazarika,
Registrar Co-operative Societies.

PART III.**NOTICE.**

Sealed tenders with an earnest money of Rs. 300/- (Rs. three hundred) only are invited for the supply of 3,000 maunds of dry paddy (Bourai or Kumbi or Morangfou). The tenders should be addressed to the undersigned and will be received by the Jailor at Jail Office at 2 p.m. on the 27th February 50 and will be opened before the tenderers at 3 p.m. on the same day.

The earnest money of the successful tenderers will be converted into security which will be forfeited in case of infringement of the terms. Unsuccessful tenderers will have their money refunded to them.

There is no obligation on the part of the Jail Authority to accept the lowest tender or to assign the reason for rejecting any tender which is not properly sealed etc.

T. Kipgen,
Asstt. Secretary to the Government of Manipur
(Home Dept.)

PRESS NOTE.

Imphal, the 3rd February, 1950.

No. 213R.F.—In continuation of the Press Note of 20th January, 1950 regarding compensation claims in Manipur it is informed to the public that the Administrative Officer and the Assistant Accounts Officer are being selected by the Government of Assam, Appointment Department and the Comptroller, Assam, respectively.

All the pending bills and all other compensation papers which are now lying in the Offices of the Assistant Accounts Officer (Compensation) and the special Officer (Compensation) at Shillong are being sent back to the Imphal Claims Office for necessary action by the Chief Commissioner as soon as the deputed Government Officers arrive here.

P. C. Deb,
Secy. to the Govt. of Manipur.
Finance and Revenue Dept.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 30 E-13

Imphal, Monday, February 20, 1950.

Department of Information and Publicity

Copy of the telegram of the Chief Commissioner, Manipur, to the President of India and the Government to be published for the information.

IMMEDIATE

TELEGRAM

STATE

Dr Rajendra Prasad
President
Republic of India
New Delhi.

On behalf of the people of Manipur and on my own behalf I send respectful greetings and congratulations on your election as president of India and prayerful good wishes for the successful performance of the sacred duty to which you have been called upon. May India soon achieve under your inspiring and wise guidance complete internal peace so that people can live the Indian way of life and by their honest toil secure to their beloved motherland freedom from want and fear.

Imphal,
the 25th January, 1950.

Sd Himmat Singh Maheshwari,
Chief Commissioner.

Reply

**Government House,
New Delhi.
2nd Feb., 1950.**

Dear Sir,

I thank you for the message of congratulations you have so kindly sent both on your behalf and on behalf of the people of Manipur, which I deeply appreciate.

Shri Himmat Singh K. Maheshwari,
Chief Commissioner, Manipur.

Yours sincerely,
Sd. Rajendra Prasad.

FREE EYE RELIEF CAMP

Civil Hospital, Imphal.

From the 2nd March to 14th March, 1950.

By expert eye-specialists of the All India Blind Relief Society.

Under the auspices of the All India Blind Relief Society, Delhi (recognised and aided by the Assam Government and various other provincial governments as well as the Central Government) a free eye relief camp will be held at the Civil Hospital, Imphal from 2nd March to 14th March, 1950 with the financial help of the local gentry. Expert eye specialists of the society will treat all possible eye diseases free of charge in the camp. Even surgical treatment and the boarding of the poor in-door patients will be absolutely free.

Admission to the camp will be restricted to the first three days only i.e. 2nd, 3rd and 4th March. Those incurable cases who are born blind or who have no eyeball need not take the trouble. Patients should bring their beddings with them.

Those who can help the Society are requested to send their donations and any inquiries may also be made of Shri L. Kirtti Singh, Chief Medical Officer, Imphal.

Issued by
G.H. Singh,
Publicity Officer, Manipur
20.2.50.

Conference of Hill Leaders as Convened by the Chief Commissioner, Manipur.

In a conference convened by the Chief Commissioner on 14-2-50 at 4 p.m. in the Secretariat Building, he appealed to the prominent leaders of the Hills to work in a spirit of amity and hearty co-operation in framing concrete proposals based on local knowledge and experiences, for the development of the Tribal Areas of Manipur in the sphere of communication, education, dispensaries and grow-more-food. He emphasised that as there had been neglect of these matters in the past, there should be made an all-round effort to make up the loss. He told the House that it would be his earnest endeavour to secure financial aid from the Central Government and that, therefore, the proposals should be so drafted as to be practicable and acceptable to the India Government.

Two sub-committees were formed to draft the concrete proposals.

In the meeting on 17-2-50 the leaders submitted to the Chief Commissioner the recommendations of the Committee on "communications" as approved by the House.

In the meeting on 18-2-50 recommendations of the Committee on "education and dispensaries" were submitted to the Chief Commissioner as approved by the House.

G. H. Singh,
Publicity Officer, Manipur
20.2-50.



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PART II

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 68 of 1950

The 4th February, 1950.

No. 229-36R-F—The following officers are hereby given 3 months' notice of discharge with effect from the 25th January, 1950. They will be given such pensions or gratuities as are admissible under the rules:—

1. Shri R. K. Bhasker Singh, Puisne Judge, Chief Court.
2. Ng Shyamkishore Singh, Member, Cheirap Court.
Th. Madhumangol Singh, President, Sadar Panchayet 2nd Bench.
1. A. Boudhmani Singh, Member, S. P. Court.
5. S. Lalit Singh, Member, S. P. Court.

Kalachand Singh,
Asstt Secy. to the Govt. of Manipur,
Finance & Revenue Depts.

The 17th February, 1950.

ORDER No. 87 of 1950.

No. 685-9R F—S. Shelut, Head clerk of Hill Bench is hereby given 3 months' notice of discharge with effect from 26-1-50. He will be given such pension or gratuity as are admissible under the rules. This supercedes Order No. 25 of 1950.

ORDER No. 88 of 1950.

No. 696-9RF—In view of the new Administrative set-up in Manipur, the Chief Commissioner will in future exercise the functions of the controlling Officer of the General Provident Fund Accounts of the teachers of all Aided Institutions in this State.

P. C. Deb,
Secy. to the Govt. of Manipur,
Finance and Revenue Dept.

OFFICE OF THE JUDICIAL COMMISSIONER MANIPUR.

Imphal, the 6th February 1950.

Order No. 5 of 1950.

No. J-C/132/AJ—The Registrar will, in future, entertain all cases of petitions filed in the Court of the Judicial Commissioner and after proper scrutiny etc. give dates for hearing.

Order No. 6 of 1950.

No J-C 133/AJ—New register for registration of cases or petitions at the case may be, shall be maintained by all civil and criminal courts. Cases which were pending in former courts (now abolished) should also be entered in the new registers by courts entertaining them. In appropriate columns their previous numbers with the name of the court should also be shown.

Lakshmi Narain,
Judicial Commissioner, Mainpur.

PART III.

Imphal the 11th February 1950.

No 1/Ind/50 4/168-HD. — The following Notice published by the Government of India, Directorate General of Industries and Supplies is republished for general information :—

New Delhi, the 23rd January, 1950.

NOTICE

Designs are invited from artists for printed and woven fabrics of the following categories, proposed to be produced on cottage-industry basis—

- (i) Saree borders, not exceeding 4" in width with Palla to match
- (ii) Table Cloth, Luncheon Sets, Bed Covers, Door and Window Curtains.
- (iii) Children's wear.
- (iv) Ladies dress material, other than Sarees.

2. The designs should be original in character and drawn preferably from Indian motif. Designs, suitable for weaving, should be submitted on Graph Paper and those for printing on plain paper. The size of the paper, in both cases, should be 18" x 12".

3. While designs for weaving purposes may be in one or more colours according to the genius of the artists submitting them, designs for printing purposes should be confined to a maximum of six colours and in the latter case it must be stated clearly whether the designs are suitable for Block Printing or Screen Printing.

4. All the designs submitted will be examined by a committee of experts appointed by the Government of India, and the selected designs will be paid for at the rates recommended by the Selection Committee. There will be three First Prizes of the value of Rs. 500/- each, six Second Prizes of the value of Rs. 350/- each and nine Third Prizes of the value of Rs. 250/- each. Other designs, if considered suitable, may also be purchased and paid for according to the recommendation of the Selection Committee.

The last date for receiving designs will be the 1st of March, 1950. Designs must either be delivered to the undersigned personally, or be sent by registered post carefully packed to avoid damage in transit.

All designs, approved and paid for, either in prizes or by purchase, mentioned above, will become the property of the Government of India and the artists concerned will have no future claim on them whatsoever. Designs not approved by the Selection Committee will be returned.

Every artist, who submits a design or designs, will be required to sign a declaration, duly attested by a first-class magistrate, a gazetted officer, or the Principal of an Art, or Craft, or Trading institute, attached to each design stating that it is original and does not infringe on the right of any other party.

G. H. Singh,
Publicity Officer, Manipur.

V. R. Chitra,
Deputy Development Officer
(Cottage Industries).

Imphal, the 13th February, 1950.

No Sectt EX-S/19 50/4/539-HD The following Press Note issued by the Information Bureau (Defence Wing) Government of India is published for general information—

PRESS NOTE.

Following the practice obtaining in other countries generally, it has been decided to discontinue in the three Services the grant of honorary rank (or retention of substantive rank, etc. in the case of Naval officers) on termination of commission or on release, to all Officers granted emergency or temporary commissions during the war. In view of this all such officers who have already been released are advised to discontinue the use of their honorary ranks.

This decision does not, however, affect Junior Commissioned officers who are granted honorary commissions as I. C. O.s. Medal ribands may still be worn on civilian dress.

G. H. Singh,
Publicity Officer, Manipur.

নোটিশ নং ১৭

অসিনা মরম ওইদুনা চীংগী প্রজা পুন্নমজা থংচলি। মরমদি :— কাউন্সিল রিজোলিউশন নং ২৪ নং ১১।৫।৪৯ ইংগী লুকুম মজুং ইয়া মখাদা ইয়াবা চীংগী লমদা হোবা তেরাশিং অসি ফোরেষ্ট অফিসৰী তেরা মাহালগী লিষ্টতা মজুং চলে। মরম অহুনা কুমশি চহিদগী হায়রিবা চীংগী লম অসিদা হোবা তেরাশিং অসি ফোরেষ্ট অফিসৰী নিলাম ভৌহুনা য়োল্লগনি। মরম অহুনা লম অহুগী চীংগী মীনা তেরা মপাল অহু হেৰপা য়ারয়োই অহুগা তেরা প'খা অমতম্বু য়ানবা য়ারয়োই।

তেরা হোবা চীংগী লমগী মমিং।

- | | | | |
|----|----------------------|----|------|
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| ৩। | শব্দল শংবা | ১০ | " |
| ৪। | লেখা খুল | ৮ | " |
| ৫। | সদা খুল | ১০ | " |
| ৬। | ভোলেন খুল | ৪০ | " |

- ৭। কামুটিং ভেৰা পাহী ১৬ লোম।
 ৮। মাছা কোইয়েং ,, ১৮ ,,
 ৯। লোংঙা কোইয়েং ,, ২০ ,,
 ১০. মপাঙ চং ,, ৩০ ,,
 ১১। হাইনেৰ শালোন মনীংটিং ভেৰা পাহী ১৪ লোম।

ইতি তাং ৮।১ ৫০ ইং।

রাজকুমার জীবিকরচন্দ্রসিংহ,
 কোরেট অফিসার মণিপুর।

Notice.

Applications for the following posts for the New Churachandpur M. E. School are invited. The applications should be addressed to the Asstt. Secretary (Education) and should be submitted to the Education Office together with copies of their Academic Certificates, on or before the 28th February, 1950.

- | | | | | |
|------------------|--------------|-----|-----|----------|
| 1. Head Master. | 55-2-65 | ... | ... | Rs. 65/- |
| 2. Second Master | 30-1-55-2-55 | ... | ... | Rs. 30/- |

The posts will carry usual dearness allowance. The Minimum Qualification for the Head Master must be Matriculation Passed in the 1st Division and the Second Master must be one who is fully qualified to teach Hindi.

M. K. Singh,
 Deputy Inspector of Schools, Manipur.

No. 2227-10W/10T.—The public are hereby requested not to take earth from the road side land extended 75'ft. away from the centre of the road.

Sd. Y. Tombi Singh,
 Offg. Engineer, Manipur.

Office of the Registrar of Joint Stock Companies, Manipur.

Imphal, the 5th January, 1950.

No. 7 JS II 49/28-9.—In the matter of the Indian Companies Act, 1913 and

In the matter of the Durga Nursery Ltd.

Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913 that at the expiration of three months from this date, the name of the Durga Nursery Ltd. will unless cause is shown to the contrary, be struck off the Register of Companies and that the company will be dissolved on the ground that it is not carrying on any business or is not in operation.

M.C. Hazarika,
 Registrar of Joint Stock Cos. Manipur.

Imphal, the 7th February, 1950.

No. L 1949 50 222HD.—The following Notification issued by the Ministry of Labour is republished for general information :—

MINISTRY OF LABOUR NOTIFICATION

New Delhi, the 15th October 1949.

No. SS. 121 (4).—In pursuance of section 10 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government is pleased

to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Labour, No. S.S. 21(4), dated the 28th December, 1949, constituting the Medical Benefit Council, namely :—

In the said notification for item No (12), the following shall be substituted, namely :—

"(12) Lt. Colonel B. S. Nair, M.D., F.R.C.S. (England), Director of Health Services, East Punjab".

N. M. Patnik, Dy. Secy.

NOTICE

Any one in Manipur desirous of joining competition for I. A. S. and P. S. may contact the Publicity Officer, Manipur for application forms and other necessary particulars.

The application should reach Delhi authorities on or before the 15th March, 1950.

G. H. Singh,
Publicity Officer, Manipur.



PUBLISHED BY AUTHORITY

No. 32.

Imphal, Wednesday, March 1, 1950.

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PART II

MANIPUR GOVERNMENT SECRETARIAT.

Notice.

Imphal, the 18th February, '50.

No. 1/F-3/50.—The following amendment is made in Notice No. 64-74-C(A) dated the 8th February, 1950, which was published in Manipur Gazette No. 29-E-12, dated February 11, 1950 :—

Substitute "Other transactions" for "Transactions of Government of the Departments and of Public".

By order,

T. Kalachand Singh,
Asstt. Secy. to the Government of Manipur,
Revenue & Finance Departments.

ORDER No. 106

Imphal, the 25th Feb., 1950.

No. 1054-5R.—The Chief Commissioner has been pleased to order that the area known by the name of Leimarou, comprised within fishery No. 111 angsoibi, shall with immediate effect be cancelled from the State fishery and settled with landless cultivators of neighbouring villages in his Memo. No. 384-8 R/F dated 10.2.50 with regard to the settlement of the land Saiton.

S.D.O. Thoubal and S.D.C. Bishenpur will please take immediate steps for the settlement of the land so that the cultivation may be possible this year. The lease will be granted in a special patta form which will be printed in due course.

P.C. Deb,

Secretary to the Govt. of Manipur
Revenue and Finance Depts.

No. 1034-6R.—No fresh settlement of non-agricultural land shall be made in Imphal or suburbs on existing premia. The premia rates and revenue rates are out of date and need to be revised. Until such revision takes place, the sites should be put to auction for Premium.

Chairman Town Fund will kindly bring up files to show what premia and revenue rates are charged for various classes of land.

Order No. 96 of 1950.

No. 927-9R. F.—In future no cart-tax should be taken and the permit system should be abolished so far as areas within the State are concerned.

Himmat Singh,
Chief Commissioner, Manipur.

PART III

চহিঙ্গী পাং নিলাম।

নোটিশ নং ১২৩.১৯৫০

অসিনা ময়ম ওইচুনা পাংকী পাট্টাভাৰিঃ অমন্তঃ মণিপুৰগী ব্ৰজা পুত্ৰবক্তা খঙহজ্জরি।

ময়মদি :—মখাদা ইরিবা পাংলিং অসি অমুক পুং ১১ তাবদা তারিখ ২০.৩.৫০ ইং নিখোকাবা মুমিতগী তোচুনা ফিখরি আফিসদা নিলাম তোচুনা যোজ্জগনি। পাং চাবিগে চায়বা ভত্ৰলোকশিংনা তারিখ ১৯২ পুংফম অসিদা লাকগীচুনা পাং ওকপিরিব্বা খঙহজ্জরি। নোটিশ চসিদা কয়িক্তা লানখিচুনা হাপচিনখিবা নজ্জগা চিখহোবা পাং য়াওরবন্ত্ৰ নিলাম মতমদা চুমখোকচগনি।

নিলাম ওকগীরিব্বা ভত্ৰলোকশিংনা নিলাম মুমিতঃ খীবিফম খোকপা শেল অচু খীবা ওমদবগী-দমক পাং অচু অমুক নিলামদা পুখোকপদা অকোনবা শেলছন অচুনা হাঙ্গগী শেলছন্দগী হুঙ্গবদি হুঙ্গরিবা শেল অচু অহানবা পাং ওকপিরিবা ভত্ৰলোক অচুনা হাপকংপিগদবনি। হেমা শিল্‌লবদি অহনবা শেল হন্দোকলোই। ডিপুটিকমিসনার নজ্জগা নিলাম ভোরিবা আফিসদা খাইদগী চাওবা শেলছন (দাগ) লৌদবন্ত্ৰ য়াট।

মুজ্জা খঙবিগদবাঃ—গুপ এঃ গী পাংলিং অসি লিজ (চহি) নৈজ্জবা নিলাম তোচুনা যোজ্জগদবা পাংনি অচুগা গুপ বিঃ গী পাংলিং অসিনা লিজ লৈরিবা (চহি লোনবা) পাংনি মাৰ্জ্জগী তাং ২০ ফাওবদা খীফম খোকপা পাংছেল খীৰবদি নিলামদা য়াওজ্জরোই ; খীত্ৰবদি নজ্জগা ওনা খীত্ৰবদি গুপ এঃ লোইরগা মখাদা নিলাম তোজ্জগনি। শেল খাবনচিংবগী অকুমা নিয়ম ফিখরি আফিসদগী ওভিরিবা য়াগনি। ইতি তাং ১৩.২.৫০ ইং

ফিখরি আফিস

০১ ১৩.২.৫০

P. C. Deb,

Offg. Deputy Commissioner

(গ্রুপ এঃ)

ক্রঃ নং	পাং নং	পাং মমিং	ক্রঃ নং	পাং নং	পাং মমিং
১	২২৫	রাইখো শোইরেল	২৮	২৮	শিংখা ইতুপ নাঃ পাঃ
২	২২৬	রাইখো ফুমনোম	২৯	৩০	লমশোজৈ ইতুপ
৩	১৫৫	নিংখিবখোং	৩০	৩১	লাইরেনকাবী ইতুপ
৪	১৫৬	সেনাপতিশাই	৩১	৩৩	কদাংপল ইতুপ
৫	১৬০	জৈকোপ	৩২	৩৪	অতোমখুমল ইতুপ মাক্ৰং
৬	৮৮	য়াজ্জোই	৩৩	৪০	অরা জিৰি ইতুপ মাক্ৰং
৭	১২৮	লৈতাংপাং	৩৪	৪১	নখোল ইতুপ মাক্ৰং নখোল
৮	১৩২	তাকনাখা	৩৫	৪৫	ইঃ খাবীখোংবাল কোছোৰ
৯	১৫৬	পোইরোপাং			শক্ক
১০	১৩৭	পোইরো শোইনিং	৩৬	৪৬	মেরাখোং মারো বমদিমার
১১	২৩১	উশোইপোকগী			ইতুপ, লানশোখী ইতুপ
১২	৮২/৮৬	কৈনো অরাংশোই, তাইখোং লাইশোই			ইতুপ অমন্তঃ হাওজ্জ ইতুপ
১৩	১০৮/১১৮	খাকচীলেক, খাঙা লমজাঙ	৩৭	৫০	মেরাখোং, কোদমশোকগী
১৪	৬৪	সনাপাং	৩৮	৫১	মেরাখোং, লাইরেন্‌ম বতি
১৫	৭২	উত্ৰাপাং	৩৯	৫২	মেরাখোং, হাকচীংখুলেন
১৬	১১০	লফুপাং			বতি
১৭	১৯৩/১৯৪	লোশিপাং, মন্তজিংমরিল	৪০	৫৮	হাইশেল ইতুপ, ইরোম
১৮	৬	হৈঙাংপাং নাঃ পাঃ	৪১	৬০	জৈনিংখোখী খোংবাল, হাঃ
১৯	৭	লৈকীম্ববী ,, ,,			মনাত্কা
২০	৮	অরাং পোচ্ছংবম ইতুপ নাঃ পাঃ	৪২	৬২	লাইজিকোল, শক্কেবম বতি
২১	৯	পোচ্ছংবম খোরিকি ইতুপ	৪৩	৬৩	মখা পাং, ময়ম, হাং, ইঃ
		ইফাল তুরেল নাঃ পাঃ			বতি
২২	১০	খোঙামপাং ইতুপ নাঃ পাঃ	৪৪	৬৫	খীয়াম পাং, খীয়াম বতি
২৩	১২	কাইরং ইতুপ ইফাল তুরেল	৪৫	৬৬	লৈনখী, অহলুপ পান
২৪	১৪	ভিজি তুরেল অমনবী	৪৬	৬৭	খাংজোর কোকোল, উংলৈ
২৫	১৮	খোঙামপাং ইতুপ মাক্ৰং তুরেল	৪৭	৬৮	বামোন লৌকুং, নখোল
২৬	২০	লোইতাং লৈকীম্ববী ইতুপ	৪৮	৬৯	নখোল তুরেল, হাংগোই
২৭	২১	লোইতাংখুলেন, সন্দুম ইতুপ	৪৯	৭০	অরাংপাং, নখোল কোছোৰ

পাং নং	পাং মতি	ক্র: নং	পাং নং	পাং মতি
৭৪	উদেবম তুরেল	৯৩	২২৪	খোদাম ইতুপ, খোবাল তুরেল
৭৫	শৈলপাং ডিম্ফাকোম অ: পা:	৯৪	২২৭	রাইবো খোংবা
৮১	কৈনৌ হিদ্দেন কোম	৯৫	২৩০	লিনচিক পাং
৮৩	কৈনৌ তুরেল	৯৬	২৩৫	খুমনপাং (অংবা)
১০৭	তাকমু পাং খাজা	৯৭	২৪৩	চিংলু ইতুপ খোবাল তুরেল
১১৪, ১১৫	শলং খোং রাঙা অমলুং জগধাম খোং	৯৮	২৪৬	পোইরৌ খোংজিন ইতুপ, " "
১১৫	শলংখোং, চিরাই	৯৯	২৫১	তমোংখোং ময়িল (খোইকোম)
১১৬	লাইজাকপম ইতুপ ইম্ফাল তুরেল	১০০	২৫৩	চরাংপাং ইতুপ, লোখোংগা লোইনবা
১১৭	মোইজা কল্পানি ইতুপ " "	১০১	২৫৭	কৈলুই ময়িল কামু রাইখিবি
১১৮	চবংব বল্পনি ইতুপ " "	১০২	২৬২	খাঙদীখোং, লৈমখোং পরাখোং
১১৯	মাইবম ইতুপ " "	১০৩	২৬৫	খামেলোক লোখোং (কৈবী
১২০	রাংবল ইতুপ অ: পা:			লোখোংখোং)
১২১	উ'চর ইতুপ " "	১০৪	২৬৬	কোমলাং ময়িল, (উম্মপোক)
১২২	হয়েল ইতুপ, ইম্ফাল তুরেল		২৬৭	পুখাও লাটরেম কোমম ময়িল,
১২৩	হয়েল ইম্ফাকোম ইতুপ	১০৫	২৬৮	মতোক চিং ইয়িল তুরেল,
১২৪	অরোং ইতুপ		২৬৯	পুখাও ইতুপ " "
১২৫	রাঙা ইতুপ	১০৬	২৭১	উম্মপোক ইতুপ, ইয়িল তুরেল
১২৬	নমুল ইতুপ, হিয়াংখোং	১০৭	২৭৪	শেকা ইতুপ, " "
১২৭	চৌতী তুরেল অহনবী	১০৮	২৭৭	মকুং ইতুপ, " "
১২৮	মেইয়াং সঙ্গোল	১০৯	২৭৮	বংলা সিলাই ইতুপ " "
১২৯	লোখোং শোই	১১০	২৮০	মোইরাং কল্পু ইতুপ " "
১৩০	লৈমনাই পাং, মাইবম কোজিন	১১১	২৮৩	বামোন কল্পু ইতুপ, ইয়িল তুরেল
১৩১	হয়েল তল্পাক শোই	১১২	২৮৮	খাইবশোই নাল, কোংবা তুরেল
১৩২	চাইরল নোংখাইখোং	১১৩	২৮৯	ইপুম তুরেল, কোংবা তুরেল অমনবী
১৩৩	কাম্য়াইপাং লাংমদোং	১১৪	২৯৩	কোংবা অচোবা
১৩৪	মনিংপাং লমজাও বন্তি	১১৫	২৯৪	মখা কোংবা
১৩৫	শেকমাই তুরেল ইতুপ ককচিং রাইরি	১১৬	৩০০	মুবারাক লোকোং, অরাতি
১৩৬	শেকমাই তুরেল, হিয়াংলম রাংগাই	১১৭	৩০৫	চিং ইতুপ, ইম্ফাল তুরেল
১৩৭	ইকুম তুরেল ইতুপ (ককচিং খুলেন)	১১৮	৩০৭	হাঙরৌ ইতুপ, " "
১৩৮	খোইবী পাং (লোশি পাং মনাক্তা)	১১৯	৩০৮	ক্যামগৈ তুরেল
১৩৯	হৈরোক তুরেল, রাংজিং ইতুপ	১২০	৩১৪	নমুল তুরেল, হৈরাংখোইখোংদগী
১৪০	লমজিং ইতুপ, হৈরোক তুরেল, অজা			লাংখোংবাল কুরামখোং কাঙবা
	সড়কদী লমজিংগী নোংচুপ খংবা	১২১	৩১৮	জুগী হিদ্দেন নমখীখোং
	সিমানা ফাঙবা	১২২	৩১৯	লমসেং ইতুপ লুংলী তুরেল
	তেম্বা ইতুপ, হৈরোক তুরেল	১২৩	৩৩২	খোংগৈবী (ইয়িল তুরেল মনাক্তা)
১৪১	উনিংখোং	১২৪	৩৩৩	খোংখোং (খেরগাও বন্তি)
১৪২	নাঙখেল তুরেল (লাংগেল)	১২৫	৩৩৭	খাবকখোং
১৪৩	কাইরেদ্বীখোক ইতুপ নোংদ্বী তুরেল	১২৬	৩৪১	সিলোং তুরেল অহনবী নাল
১৪৪	নোংদ্বী অমনবী, উয়াল			(কলাইখারী মনাক্তা)
১৪৫	রাংবল ইতুপ, নোংদ্বী তুরেল	১২৭	৩৪৭	কোংবা অহনবী সলাম অরাংখুনো
১৪৬	এ: লাখোং পাং	১২৮	৩৫৫	খুলাক পাং, চাইরেল
১৪৭	খাঙবোক খুনো ইতুপ, নোংদ্বী		৩৫৬	কোলে চাইরেল
১৪৮	তুরেল	১২৯	৩৫৭	লগংবা, হুঙু
১৪৯	অরোং তুরেল অমনবী অথোকপম	১৩০	৩৭১	তুরেল অহনবী, খাওরোইজম
	বন্তি মনাক্তা	১৩১	৩৮৮	চম্পা খোং
১৫০	লক্ষিমপুর ইতুপ, খোবাল তুরেল	১৩২	৪০১	শোখীখোক, হুঙু
১৫১	কিয়াম ইতুপ " "	১৩৩	৩৯৯	হাংখোং, পুন্ম
১৫২	খেকমল ইতুপ " "			

(গ্রুপ বিঃ)

চহি লোনবা পাং।

ক্রঃ নং	পাং নং	পাং মন্নিং	ক্রঃ নং	পাং নং	পাং মন্নিং
১	১	সিনাম তুরেল, সিনাম বস্তি নাঃ পাঃ	৪১	৭৮	মুন্সাম খুনো তুরেল
২	২	কোংবা ইতুপ কোংবা মক্ক নাঃ পঃ	৪২	৮০	শুমাংইরো কৈনো বস্তি
৩	৩	খুন্সাকপম ইতুপ কোংবা তুরেল	৪৩	৮৪	ভাইখোং খুনো তুরেল
		খুন্সাকপমগী শকক	৪৪	৮৫	খোংখোং ভাইখোং খুলেন
	৪	খুন্সাকপম ইতুপ কোংবা তুরেল	৪৫	৮৭	ভৌবুল তুরেল লোকাক্তা ভাব
		২. বৈশোইগী শকক	৪৬	৮৯	উক্কাপাং
	৫	লক্ষ্মণ শোই নাঃ পাঃ		৯০	বিরহরি কোম
	৬	পাখোংশোই, খাংজম বস্তি	৪৭	৯১	লৈগেখোং চোনখোং
৭	১১	কোইয়েজৈ ইতুপ, ইক্ষাল তুরেল		৯২	লৈহাওপা কোম
৮	১৫	কাংইতুপ লৈমখোং তুরেল		৯৩	নাচৌ তুরেল
	১৬	ভেন্দোংগান ইতুপ	৪৮	৯৪	নাচৌ তুরেল, পোংজংবম
১০	১৭	ফৈদিঙ্গা ইতুপ		৯৫	নিংখোংখোং তুরেল
১১	১৮	খুংখুল ইতুপ লুংলী তুরেল	৪৯	৯৬	তাংখুলখোং
১২	২	খামরল ইতুপ „ „		৯৭	ভেন্দোংখোং
	৩	কোং ইতুপ „ „	৫০	৯৮	লাঙ্গাখোং, খৌজুজৈ
		খাউয়েনখোং, লোইতাং খন্দুম	৫১	৯৯	„ ফুবাখা
		শল্লাল তুরেল, লোইতাং খুনো		১০০	সনাখোংইবী তুরেল
১৩	১৫	চ'প্রাখিঙল, শল্লাল তুরেল	৫৩	১০১	ময়াংখোং
১৪	১৬	আখাম ইতুপ নখোল তুরেল		১০২	ঈরুম তুরেল (শুগু সিপাই)
১৫	১৭	হৈবোংপোংগী ইতুপ, অবলোক	৫৪	১০৩	খুন্সাপোকগী কাকতা
		তুরেল ময়ুগদা ভাবা	৫৫	১০৪	খুগা তুরেল, কুখী বস্তি
১৬	১৮	কাংদাবী ইতুপ মাক্ক তুরেল, হাওং	৫৬	১০৫	কুখী কাংখোংইবী
		কৈয়েন	৫৭	১০৬	উদামলেন
১৭	১৯	মাক্ক ইতুপ, মাক্ক তুরেল		১০৭	হাওতকপাং
১৮	২০	ভাইরাংবম ইতুপ	৫৮	১০৮	তুসামপাং
১৯	২১	খুংখোং ইতুপ	৫৯	১০৯	ফোংগাংচাও খোং
২০	২২	খাইদেম ইতুপ	৬০	১১০	কমলা খোং
২১	২৩	খাগোংলোক তুরেল খাইদেম ইতুপ	৬১	১১১	লৈভাংপাং (খুন্সোং শাবল মনা
২২	২৪	খাজিরোক ইতুপ, খাজিরোক তুরেল	৬২	১১২	খুলাকপাং অঃ পাঃ
২৩	২৫	খোইতাংপোকখুনো তুরেল	৬৩	১১৩	খোং অহনবী
২৪	২৬	লক্ষ্মণবাম, হৈক্কাংজম	৬৪	১১৪	ভাখোং বাকোই
২৫	২৭	খাবী খোংবাল খাংতেক মৈতৈগী	৬৫	১১৫	শামুরো ইতুপ, ইক্ষাল তুরেল
		শকক	৬৬	১১৬	ওইনামপাং ইতুপ „ „
২৬	২৮	খাবী খোংবাল খাংতেকহাওগী শকক	৬৭	১১৭	চোংখাম কোনা ইতুপ ইক্ষাল তু
২৭	২৯	খাবী খোংবাল খাংতেক খাবীগী	৬৮	১১৮	মুতুম কীর্বো „ „
		শকক	৬৯	১১৯	চীরাই „ „
২৮	৩০	খাবী খোংবাল, খাইদেম বস্তিগী	৭০	১২০	ময়াংইক্ষাল ইতুপ
		শকক	৭১	১২১	ইরানশোই ইতুপ অঃ পাঃ
	৩১	লুপা হিঙ্গেন পাখবী	৭২	১২২	বেজুল ইতুপ ইক্ষাল তুরেল
২৯	৩২	রাইশেল ইতুপ, নিংজোংম বস্তি	৭৩	১২৩	হজুল ইতুপ „ „
৩০	৩৩	রাইশেল ইতুপ কদম পোকপী	৭৪	১২৪	ফোংগাংচাও ইতুপ ইক্ষাল তু
		২. খোংবাল ম্যাপা	৭৫	১২৫	লাইদকোল
৩১	৩৪	খোনাওজম ইতুপ, রাইশেল তুরেল	৭৬	১২৬	লৈখাংখোং খাংখবী
		লৈতাং অকাশোইদা ভাবা	৭৭	১২৭	খক্কাংপাং
৩২	৩৫	ময়াংপাং, লোয়েংম বস্তি	৭৮	১২৮	লমজাওখোং
৩৩	৩৬	ভাওখোংভাবী ইতুপ ভাওখোং বস্তি	৭৯	১২৯	পুমলেন
৩৪	৩৭	চক্কাংম লৈজাম তুরেল	৮০	১৩০	খোংজাম খোলাংপাং
৩৫	৩৮	ওকশোইপাং ওকশোই বস্তি	৮১	১৩১	মোইমাংকোম ককজিখুনো
৩৬	৩৯	ওইনাম তুরেল ওইনাম বস্তি	৮২	১৩২	চাইয়েল জোলাওবী
		ম্যাপোইদা ভাবা			

ক্র: নং	পাং নং	পাং মনিং
১৫৪	২৮৫	কৈরাও ইতুপ ইরিল তুরেল
১৫৫	২৮৫	উরুপ " "
১৫৬	২৮৬	করমের " "
১৫৭	২৯১	ইবোংনালা চাঁমৈরোং
১৫৮	২৯১	কোংবা ইতুপ
১৫৯	২৯৫	অকশোই উচেকোন মনাক্তা
১৬০	২৯৬	লাইরেন পাং উচেকোন
১৬১	২৯৮	গাথোক ডোবিয়া মরিল
১৬২	৩০১	অরাপ্তী নাল্লা রাংথৈ লোমানবী
১৬৩	৩০৫	উম্ফাল তুরেল, শিংজমৈদগী লিলোং
১৬৪	৩০৬	খোং ফাওবা
১৬৫	৩১২	কারাম ইতুপ
১৬৬	৩১৩	মুং তুরেল ইরোইশেদগী কৈশাম-পাং ফাওবা
১৬৭	৩১৩	মুং তুরেল কৈশামপাস্তগী হৈরাং-খোই খোং ফাওবা
১৬৮	৩১৩	উচেকোন মনিংপাং
১৬৯	৩১৩	ফাওজাং হাওরৌকোম
১৭০	৩১৪	কামং কাম্প'ক
১৭১	৩১৫	ডাং পাং থাঙ্গা
১৭২	৩১৫	শামুকোন পাং থাঙ্গা
১৭৩	৩১৬	ডুমাইরা লোথোং
১৭৪	৩১৬	মুং জাচন ইথে
১৭৫	৩১৬	রাইথো তাংজোং
১৭৬	৩১৬	হাংলাবল থিজোম লমজাও
১৭৭	৩১৬	মনামাং পাং, লাংজিং
১৭৮	৩১৬	শেকমাই তুরেল অরাং শেকমাই
১৭৯	৩১৬	লাইরেন শাজিক ইতুপ
১৮০	৩১৬	তোলোশোই কৈরক
১৮১	৩১৬	ককচাঁং রাইরি লোথোং
১৮২	৩১৬	লমলম রাঙু
১৮৩	৩১৬	থুমগোং রাঙু
১৮৪	৩১৬	বৈবীতাক শগাং
১৮৫	৩১৬	লাংবন জীরম শুগু
১৮৬	৩১৬	নমখীথোং হাওরং
১৮৭	৩১৬	কোহেঁজম লোথোং
১৮৮	৩১৬	হাওথোং মরিল, তেহু' থুনৌ
১৮৯	৩১৬	" " খুনজাও
১৯০	৩১৬	নবাংথোং কোদেল
১৯১	৩১৬	পাংলেন পাং লোথোং
১৯২	৩১৬	কোথী পাং ডাইরাংবম
১৯৩	৩১৬	কোজোনশোবী লোথোং
১৯৪	৩১৬	পাংজৈ ইতুপ
১৯৫	৩১৬	মরাংথি মরিল থোজাম বস্তি
১৯৬	৩১৬	কাংমা লোথোং, শঙাই ভাবী
১৯৭	৩১৬	ভেরাপুর ইতুপ লৈতানপোকপী
১৯৮	৩১৬	নোংমাইতুরেল, অজ্রো
১৯৯	৩১৬	রাঙু শফম
২০০	৩১৬	অ'ং তুরেল
২০১	৩১৬	শামুরী হিয়াংথোং সড়ক নাল্লা
২০২	৩১৬	নোংপোক, ১মুং নোংচুপ
২০৩	৩১৬	খমলাংপাং, শংশাবী বস্তি
২০৪	৩১৬	থরোপোকপী
২০৫	৩১৬	রাঙু জীরম পাং
২০৬	৩১৬	লোথীথোং

Manipur



Gazette

EXTRAORDINARY

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DEPARTMENT OF INFORMATION AND PUBLICITY

Government of Manipur

PRESS NOTE.

Press Note No. 11 dated Imphal, the 3rd March 1950 :—The Government of India have been pleased to make an **ad hoc** allotment of 1,000 (one thousand) tons of Corrugated Iron Sheets to Manipur State for housing purposes of the general public.

An indent is being sent for the above quantity through the registered dealers.

শ্রী ৩ সুবকাবনা মণিপুৰী প্রজাগী য়ম কুপ্তনবগীদমক অশোং-অশ্রম ওইনা জিঞ্জ টন লিখিং
মা পিবিৰে। গবৰ্ণমেন্টনা য়াবিৰিবা পোং-পৈশিনবা কাংবুদা হায়রিবা জিঞ্জ অসি তান্নমবা
ইহনগদৌরে।

G. H. Singh,
Publicity Officer, Manipur.

**DEPARTMENT OF INFORMATION AND PUBLICITY
GOVERNMENT OF MANIPUR**

Press Note No. 12

Dated Imphal, the 10th March, 1950.

IMPHAL EYE RELIEF CAMP

From a statement of the Chief Medical Officer, Manipur it is gathered that addressing a large crowd on the opening of the Free Eye Relief Camp, Imphal on the 2nd March 1950, the Chief Commissioner, Manipur expressed his deepest sense of gratitude on behalf of the Government and the people of Manipur, to the All India Blind Relief Society for bringing their expert eye specialist for the first time in Manipur enabling thereby the eye patients of Manipur to get such relief at their very doors as a boon. Continuing he thanked the local donors for their generous donations which enabled the Society to open the Camp. The C. C. hoped that in view of the benefits to the blind men and women the Society would be invited in the coming year also.

Shri Kumar Pal, Secretary of the Society then thanked the Government as well as the donors and explained the whole scheme to more than a thousand people who assembled in the Civil Hospital, Imphal.

LIST OF DONORS.

1.	Shri Ladu Lal Jain	...	Rs.	501 -	Paid
2.	" Jaubarimal Saraoji	...	"	251/-	"
3.	" Gourhari Singh	...	"	251/-	"
4.	" Nathmal Maheswari	...	"	251/-	"
5.	" Balchand Patni	...	"	251 -	"
6.	" Prabhulal Patni	...	"	101 -	"
7.	" Mahavir Singh	...	"	125/-	"
8.	" Gangaram Sukhdev	...	"	101/-	"
9.	" Pulichand Patni	...	"	101/-	"
10.	" Harakchand Phoolchand	...	"	101/-	"
11.	" Phoolchand Trilokchand	...	"	51/-	"
12.	" Maghraj Saraoji	...	"	51/-	"
13.	" Gurudayal Mukhlal	...	"	51/-	"
14.	" Motilal Ghiselal	...	"	51/-	"
15.	" Chandra Singh	...	"	51/-	"
16.	" Jamunalal Mangilal	...	"	101/-	"
17.	" Batan Singh (Panjabi)	...	"	51/-	"
18.	" Kundulal Rai Jain	...	"	251/-	"
19.	" Manipuri merchants	...	"	81/-	Paid

G. H. Singh,
Publicity Officer, Manipur.

**DEPARTMENT OF INFORMATION AND PUBLICITY
GOVERNMENT OF MANIPUR**

Press Note No. 13

Dated Imphal, the 13th March, 1950.

The Government of India have decided to participate in the Paris International Trade Fair to be held in Paris (France) from 13th to 29th May, 1950. So some of the items in which the Manipuris are expected to play some sort of their part are given below briefly. The articles meant for the exhibition will have to be Manipuri products, and sent by Passenger Train to reach Messrs. Thomas Cook & Son, Ltd, Hornby Road, Bombay not later than the 30th of March 1950. Other details and particulars can be had of the Publicity Officer, Manipur. It is confidently hoped that Manipuris also will do what they can in this international concern of world-importance.

Handloom fabrics—Bed covers, door curtains, upholstery materials, towels table cloth etc., silk dress materials, silver and gold embroidered lace work, handloom fabrics of woolen materials, rugs mats, carpets, jute ropes and strings, artistic hand-woven materials, embroidered work, carved marble, ivory and wood work, brass and silver ware, art pottery ware, gold and silver imitation jewellery, til seed and til oil and pepper, paintings etc.

পৃথিবীৰী জাতি পুস্তকলী ললোনবদা থোংগননবা মাগী মাগী জাতিগী ফজবা পোংশক ইনবা মেলা অমা ফালনী পেরিসতা মেগী তাং ১৩ দগী তাং ১৯ ইংলোক ১৯৫০ ফাওবা ভৌগদৌনি মাসিদা ভারত সরকারস্থ যাওবা তাং। অতন মণিপুরীগী পীৰিবা পোংশিং অতগী মমুংদা হাওবা যাবা খরল অথুংগীদমক মখাদ ইজরি। যাওবি হাওবিনিংবনা পোংশিং অত ১৯৫০ ম ১৬ দী তাং ১৩ দগী থেংখদনা মেস সোমাস কুক এণ্ড সন লিমিটেড বোম্বেগী গিকনাচা থুংননবা পেসেজর ত্রেনদা থাগদবনি। অকুমা মরোল অতৈ অতৈদি পল্লিসিতি মফিসারদা হ বিরবা আগনি। অফবা দবক ওইবনা মণি-পুৰগী শকবস্থ ওখমৈথ যাওবিহোগনি নিংকৈ।

মণিপুরীনা শাকবা ফমুং কুপবা, থোংজাও অমমুং মিছংথোংগী যুগল, মেড'ফি, গমশানচি বা অতৈ অতৈ উংপা যাবা থুংনা শাফা ফি, সনা লুপানা হংপা ফি, যুগাণী ফি মখল মখল শাম'দী ফি, থৌরী ফি, ফক, লিমোন থৌরি, কাম তেবা ফি, হুং, শমুমগা অমমুং ইনবা শাবা, কলিক, চফু, সনালুপাগী-কৈতঃ মণিপুরগী মোরোক, থাও থোকপা মকনচি বা মাকহিনচি বা থবক অসিনচিবা।

পৃথিবীদা পুথোকগদৌরিবনা পুথোকপা যাই হায়না অখরবদা তেবিবা তাই।

Press Note 14

The D. C. has disclosed that the allegation that though Mr. Khathing refuses to join the party, Mr. P. C. Deb and M. K. Shri Priyabrata are making an effort to export rice to Calcutta as published in the N. C. Paper of 16. 2. 50 is baseless and a concocted story.

G. H. Singh,
Publicity Officer, Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 34-E-15.

Imphal, Tuesday, March 14, 1950.

Government of Manipur

Orders by the Chief Commissioner.

Imphal the 14th March, 1950.

No. 1621, HD.—WHEREAS the Chief Commissioner is satisfied that the following issues of the daily papers named below contain words tending to bring into hatred and contempt and to excite disaffection towards the Government established by law in Manipur and between different sections of its subjects and also to promote feelings of enmity or hatred between different classes,

Now therefore in exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XXII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issues of the following daily papers is forfeited to the Government.

1. Ngasi dated 10-2-50, 13-2-50, 21-2-50, 22-2-50, 24-2-50, 3-3-50, 10-3-50.
2. Praja Tantra dated 22-2-50, 24-2-50, 27-2-50.

T. Kipgen,

Assistant Secretary to the Government of Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 34-E-15.

Imphal, Tuesday, March 14, 1950.

Government of Manipur

Orders by the Chief Commissioner

Imphal the 11th March, 1950.

No 1621 HD.— WHEREAS the Chief Commissioner is satisfied that the following issues of the daily papers named below contain words tending to bring into hatred and contempt and to excite disaffection towards the Government established by law in Manipur and between different sections of its subjects and also to promote feelings of enmity or hatred between different classes,

Now therefore in exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XXII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issues of the following daily papers is forfeited to the Government.

1. Ngasi dated 10-2-50, 13-2-50, 21-2-50, 22-2-50, 24-2-50, 3-3-50, 10-3-50.
2. Praja Tantra dated 22-2-50, 24-2-50, 27-2-50

T. Kipgen,

Assistant Secretary to the Government of Manipur.

Manipur



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PART I

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 121 of 1950.

Imphal, the 3rd March, 1950.

No 1767 9F —The post of one temporary Civil Officer at Moreh on the scale of Rs. 100-5-150/- is created for twenty-two days with effect from 11-9-49 to 2-10-49 To meet the expenditure the following re-appropriation has been made. This supersedes my order No. 2 of 1950.

From
1 A. of the whole staff
Under No 2 L R O.
Rs 100 -

To
Temporary establishment pay
Under No. 2 L R. O.
Rs 100/-

ORDER No 133 of 1950.

Imphal, the 3rd March, 1950.

No. 1450-21D —Shri M. C. Hazarika, Registrar of Co-Operative Societies and Joint Stock Companies is appointed Director of Industries in addition to his present duties.

He will also perform such functions as may arise in connection with factories and labour.

Himmat Singh,
(Chief Commissioner, Manipur.

PART II

ORDER No. 126 of 1950.

Imphal, the 3rd March, 1950.

No. 1657-61F.—In partial modification of Order No. 96 of 1950, cart tax and surcharge are abolished with effect from 27-2-50. This however will not affect the previously sanctioned quotas for export.

CORRIGENDUM.

Imphal, the 8th March, 1950.

No 1806-9F.—In my order No. 14 of 1950, published in Manipur Gazette (Extra-Ordinary) No. 26E-10 dated 6-2-50, substitute "1. Shri Chanda Singh as clerk of the Court on Rs. 100-10-150/-" for "1. Shri Chanda Singh, as clerk on Rs. 100-10-150 -".

CORRIGENDUM.

Imphal, the 23rd February, 1950.

No. 1219-23F.—Substitute "Rs. 200-15-350/-" for "Rs. 200-10-300/-" against the words "2 posts of Assistant Secretaries" **Under the Heading "1 & Description of Post"** in my Order No. 40 of 1950, published in Manipur Gazette (Extra-ordinary) No. 27-E-11 dated February 7, 1950.

Himmat Singh,
Chief Commissioner, Manipur

No. 107 OF 1950.

Imphal, the 24th February, 1950.

No. 1094 97HD.—In partial modification of his order No. 50 of 1950 as published in the Manipur Gazette Extraordinary No. 27-E-11 dated 7-2-50, the Chief Commissioner has been pleased to order that Civil Supplies shall with immediate effect be transferred from the Home Department to the Revenue Department in the Secretariat.

P. C. Deb,
Secretary to the Govt. of Manipur

ORDER No 108 of 1950.

Correction Slip.

Imphal, the 26th February, 1950.

No. Pub/25 50/17/1122.—The letters "B. A." written after the names of Messrs. Khupkholet and Gokulchand Singh in Order Nos. 51 and 52 of 1950 of dated 24-1-50 as published in the Manipur Gazette of 1 February, 1950 are hereby expunged.

By order etc.,
T. Kipgen,
Asstt. Secy. to the Govt. of Manipur
Home & Development Department

ORDER.

Dated Imphal, the 3rd March, 1950.

No. 1036CS.—In pursuance of resolution No. 1 passed at the first meeting of the All India Cottage Industries Board held at Cuttack on the 13th and 14th October 1948, it is necessary to form a Cottage Industries Board for Manipur. The Board shall consist of the following personnel:—

1. Shri R. K. Sanahal, Taxation Officer, Manipur.
2. Shri N. Naba Kishore Singh, Uripok, Imphal.
3. Shri Indramani Singh, Secy, Residential High School, Imphal

1. Shri Atal Chandra Singh, Secy, Canchipur Poly Technical School
5. Sanjukta Medhabati Devi Asstt Mistress, Tamphasana Girl High School, Imphal.
6. Mr. Duhon Mao
7. Sri Kaum Tombi, Sadar Bazar, Imphal
8. Mr. Kumpu, Imphal

The Chief Commissioner, Manipur and the Director of Industries shall be Ex-Officio Chairman and Secretary to the Board respectively.

Himmat Singh,
Chief Commissioner, Manipur.

PART III PRESS NOTE

ECONOMY IN THE CONSUMPTION OF JUTE GOODS

No. CS 17 50 J— On account of the devaluation of the Indian Rupee and unavailability of raw jute goods from Pakistan at economic prices, the supplies of Jute goods available at present for us are restricted and this is likely to continue for sometime. At the same time it is necessary that maximum quantities of Jute goods should be made available for the maintenance of India's foreign exchange earnings. With short-supplies on hand and the need for export on the other, it is incumbent on all consumers of Jute goods to curtail their personal consumption to the barest minimum. This cannot be achieved without the whole hearted co-operation of all consumers concerned. The Government of Manipur therefore wishes to impress upon the public in general and the business community in particular the need for exercising the utmost economy in the use of Jute goods. To put it briefly, new gunny bags so as to bring down the level of Jute goods consumption of the coming years to not more than 75% of the 1949 level. There is no doubt that our efforts would be of immense help to the whole country to tide over this difficulty.

T. Kipgen.

Asst. Secy to the Govt of Manipur

Notice

In view of the need for rehabilitation of refugees and also in view of the fact that organization and development of cottage and small scale industries is one of the most important way in which refugees can be rehabilitated it is hereby notified for the information of those concerned that the State Govt will be prepared to render assistance to the refugees as far as possible by providing necessary equipment, raw materials and technical guidance if the refugees undertake such industries through Co-operative Societies to be organized amongst their groups for the purpose. Persons willing to undertake any industry should apply to the Director of Industries, Manipur.

Imphal,
10th March 1950

M. C. Hazarika,
Director of Industries, Manipur

**DEPARTMENT OF INFORMATION AND PUBLICITY.
GOVERNMENT OF MANIPUR.**

PRESS NOTE No. 15 of 1950

Imphal the 21st March, 1950.

(Based on No. 115/597-D-8/50, Government of India Ministry of Defence, New Delhi, the 1st February 1950 sent to the Chief Commissioner, Manipur).

**Claims for Damage to lands and buildings
in Manipur State out of the war.**

In view of the taking over of the administration of the Manipur State by the Central Government, the Government of India have decided to empower the Chief Commissioner, Manipur to settle without further reference to any other authority all such claims as referred to in the correspondences so far conducted in supersession of the late Defence Department (Army Branch) letter No. 5210/125/L/Q. Hqs., dated the 26th July 1947, 16th August, 1947, as amended by letter No. 8417-D 8/47, dated the 8th December, 1947 and corrigenda Nos. 2906-D 8/48, dated the 10th July 1948 and 3098-D. 8/48, dated the 24th July 1948 on the above subject.

2. Any claims which can be identified as the outcome of "Denial Measures" caused by Specific orders of the Government of India should be charged to Civil Estimates (Head of Account 57-Miscellaneous Denial Measures). A consolidated Statement of compensation paid and proposed under this head should be forwarded to the Government of India, Ministry of Finance (O. B.), as soon as possible.

3. All other claims should be charged to Main Head 7-Expenditure on works (including MRS Stores). Sub-Head D of the Defence Services Estimates.

**G. H. Singh,
Publicity Officer, Manipur.**

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PART I

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No 150 of 1950

Imphal, the 15th March, 1950.

No. 2129-32F.—The following temporary posts have been created in the Office of Chief Commissioner, Manipur

1. Post of personal Orderly to personal Assistant to Chief Commissioner on 20-1-50 with effect from 23-1-50 to 25-1-50.
2. Post of Cycle sower on Rs 101-20 p.m with effect from 14-12-49 to 25-1-50.

ORDER No 179 OF 1950.

Imphal, the 18th March, '50.

No 2626-9RF.—Shri S. Bardhan P P. & G. P. is granted an earned leave of 23 days (10 days earned leave plus 13 days to be earned later) with effect from 10-2-50 to 4-3-50.

Himmat Singh,
Chief Commissioner, Manipur.

ORDER No. 175 OF 1950.

Imphal, the 20th March, '50

No. 2619 20RF—In modification of order No. 38 of 1949, the Chief Commissioner Manipur is pleased to accord sanction to the creation of the post of Superintendent, Civil Supplies temporarily with effect from 1-11-49 to 31-5-50 on the pay scale of Rs. 100-5-150/-.

P. C. Deb,
Secy to the Govt. of Manipur,
Revenue & Finance Department.

PART II

ORDER No 141 of 1950.

Imphal, the 3d March, '50.

No 2217-21RF -The Chief Commissioner has been pleased to order that the Superintendent of Police will henceforth not exercise any Magisterial powers. Such powers will only be exercised by the District Magistrate or any other competent Magistrate under the Criminal Procedure Code.

P. C. Deb,
Secy. to the Govt. of Manipur
Rev. & Fin. Depts.

ORDER No 151 of 1950.

Imphal, the 14th March, '50.

No. 2099-102F.—It is hereby ordered that the designation of the Income Tax Officer shall with immediate effect be changed to "Taxation Officer".

Himmat Singh,
Chief Commissioner, Manipur

The following Notification received from the Under Secretary to the Government of India is published for general information:—

No. 230-J

Government of India
Ministry of States

Dated New Delhi, the 1st November, 1949.

NOTIFICATION.

In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947), and of all other powers enabling it in this behalf, the Central Government is pleased to direct that the Central Excises and Salt Act, 1944, (I of 1944), and the Central Excise Rules, 1944 shall apply to Manipur State subject to the following modifications, namely,

- (1) For the words "The Provinces of India" wherever they occur the words "Manipur State" shall be substituted;
- (2) Sub-sections (2) and (3) of section 1 of the said Act shall be omitted;
- (3) Sub-rule (2) of Rule 1 of the said Rules shall be omitted;
- (4) After sub-clause (f) of clause (ii) of Rule 2 of the said Rules the following shall be inserted, namely,
" (c) in the State of Manipur, the Deputy Collector of Central Excise, Shillong ".

(5) Rule 234 of the said Rules shall be omitted.

2 The said Act and the said Rules supersede the corresponding State enactments and the rules framed thereunder (by whatever name called) at present in force in the Manipur State.

Provided that :—

(i) all proceedings taken under any of the enactments or the rules made thereunder which were in force in Manipur State and pending on the commencement of this Order shall be continued as if they had been taken under the corresponding provisions of the said Act or the said Rules.

(ii) all appointments, delegations, notifications and Orders made or issued under, or in pursuance of, any of the said enactments or rules made thereunder are hereby confirmed and shall have effect as if they were made or issued under this Order.

Any Court may construe the said Act and the said Rules with such modifications not affecting the substance as may be necessary or proper in order to adapt them to the matter before the Court.

G.H. Singh,
Publicity Officer, Manipur.

A. N. Sachdev,
Under Secretary.

ORDER No. 148 OF 1950.

No. HDE/13/50,14/1644 6HD.—With effect from the next Session available Government scholarships for higher studies will be awarded only to those who have passed in the first division. If in any year no one passed in the first Division, selection may be made from those who secured not less than 50% of the total marks in the case of Matriculation Examination and 45% in the case of Intermediate Examination.

This supersedes all previous orders regarding award of scholarships.

Himmat Singh,
Chief Commissioner, Manipur.

Imphal, the 13th March, 1950.

The following Press Note issued by the Government of India, Ministry of Education is published for general information. :—

PRESS NOTE.

ALLOCATION OF DOLLARS TO STUDENTS.

The Government of India wish to impress upon all private students who propose to proceed to the U. S. A. and other hard currency areas for studies that they should make adequate financial arrangements for the full period of their stay abroad before their departure. It has been decided that all private students proceeding abroad at their own expense, should, when applying for foreign exchange, furnish to the Reserve Bank of India, along with other requirements, a certificate duly signed by a Magistrate or the District Officer concerned to the effect that the student has made all satisfactory arrangements for financing himself or herself for the total period of his or her proposed stay abroad.

The Reserve Bank will allow the release of dollars as follows :—

Actual tuition fees ; 1920 dollars per annum or 160 dollars per month for maintenance ; currency for passage ; an outfit allowance payable in dollars if so desired at the outset, upto Rs. 500/- per student. Medical expenses for apparatus etc. over and above the allowances mentioned would be considered on merits by the Reserve Bank with the advice of the Indian Embassy at Washington and the Ministry of Education, Govt. of India.

G. H. Singh,
Publicity Officer, Manipur.

ORDER No. 176 of 1950.

Imphal, the 19th March, 1950.

No. 2436 81 R. F.—The Civil Supply Department has commenced the procurement of rice and paddy on Government Account.

All Departments of the Government of Manipur shall henceforth draw their requirements of paddy and rice if any invariably from the Civil Supply Department.

No Department shall henceforth enter into any contract for the supply of paddy or rice with any party and such contracts if any, already entered into, shall, if possible, be immediately cancelled. If there are legal difficulties to such cancellation of existing contracts, the contractors shall, if the contract is not for payment at fixed rates, be paid only at the procurement rates prevailing for the time being, after ascertaining the same from the Superintendent, Civil Supply.

Himmat Singh,
Chief Commissioner, Manipur.

The following Notification issued by the Ministry of Labour, Government of India is published for general information :—

MINISTRY OF LABOUR

NOTIFICATION

New Delhi, the 28th October 1949

No. SS. 101(26)IV.—In pursuance of sub-section (1) of section 16 of the Employees' State Insurance Act, 1948 (YXXIV of 1948), the Central Government is pleased to appoint Mr. K. K. Bhargava, M. Sc., F. I. A. as Actuary (a Principal Officer) in the Employees' State Insurance Corporation with effect from the 1st October 1949. His term of office will be on probation for one year.

N. M. Patnaik, Dy. Sec

G. H. Singh,
Publicity Officer, Manipur

ORDER No. 154 OF 1950.

Imphal, the 14th March, '50.

No 1720 4H D.—The Chief Commissioner is pleased to put the Manipur State Jail under the control of the District Magistrate of Manipur with immediate effect.

By order etc.,

T. Kipgen,

Asstt. Secy. to the Govt. of Manipur,
Home & Development Departments.**PART III****PRESS NOTE.**

Imphal, the 17th March, 1950.

No 1773HD.—The Government of Manipur State desires to notify that in future selection of boys for admission to the Prince of Wales's Royal Indian Military College (P. W. R. I. M College) Dehra Dun will be regulated by means of a written qualifying Examination. The applications for admission will be received by the State Government. The papers will be set and examined by the Principal of the P. W. R. I. M. College. The examination including the interview will be arranged by the State Government. The qualifying examination will be in two subjects namely English and Arithmetic each carrying 200 marks. The written portion of English carries 170 marks while the remaining 30 marks is being earmarked for the interview which will be a simple conversation in English. Specimen papers may be seen at the Secretariat on any working day during office hours. The State Government will, on being informed of the numbers of vacancies allotted to Manipur, nominate such of the successful candidates as they consider suitable against the quota allotted to them. There are 2 terms in a year for admission to the College. The time table is given below for guidance and information.

TIME TABLE

	AUGUST TERM	JANUARY TERM
1. Date of the issue of the Press Communique.	1st March.	1st August.
2. Date by which the State Govern- ments should inform the Principal of the names of the officers nominated by them to be respon- sible for making arrangements for the examination.	20th March.	20th August.
3. Last date by which the applica- tions should reach the Provincial Governments.	15th April.	15th September

- | | | |
|--|---------------------------------|--------------------|
| 1. Date by which the State Governments should inform the candidates of the time-table for examination and place at which the examination will be held. | 1st May. | 1st October. |
| 2. Date by which the Principal forwards Question Papers to the nominated officers. | One week before the examination | |
| 3. Date of Examination | Middle of May. | Middle of October. |
| 4. The Provincial Govts will despatch the answer books, etc., to the Principal on the same date on which the examination is completed. | | |
| 5. The Principal will communicate the results to the State Govts and the Ministry of Defence. | 10th June. | 10th November |
| 6. State Govts will forward the recommendations to the Ministry of Defence | 25th June. | 25th November |
| 7. Ministry of Defence communicate the final selections to the State Governments. | 5th July. | 5th December |
| 8. State Governments inform selection cadets date of reopening of College | 15th July. | 15th December |

T. KIPGEN.

Assistant Secretary to the Govt. of Manipu

Manipur



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PART I

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 156 of 1950.

Imphal, the 15th March, 1950.

No. 2129-32F.—The following temporary posts have been created in the Office of Chief Commissioner, Manipur.

1. Post of personal Orderly to personal Assistant to Chief Commissioner on 20-1-30 with effect from 23-1-50 to 25-1-50.
2. Post of Cycle sower on Rs. 10-1-20 p. m. with effect from 14-12-49 to 25-1-50.

ORDER No 179 OF 1950.

Imphal, the 18th March, '50.

No. 2626-9RF.—Shri S. Bardhan P. P. & G. P. is granted an earned leave of 23 days (10 days earned leave plus 13 days to be earned later) with effect from 10-2-50 to 4-3-50.

Himmat Singh,
Chief Commissioner, Manipur.

ORDER No. 178 OF 1950.

Imphal, the 20th March, '50.

No. 2619-20RF.—In modification of order No. 38 of 1949, the Chief Commissioner, Manipur is pleased to accord sanction to the creation of the post of Superintendent, Civil Supplies temporarily with effect from 1-11-49 to 31-5-50 on the pay scale of Rs. 100-5-150/-.

P. C. Deb,
Secy. to the Govt. of Manipur,
Revenue & Finance Department.

PART II

ORDER No. 141 of 1950.

Imphal, the 3rd March, '50.

No 2217-21RF.—The Chief Commissioner has been pleased to order that the Superintendent of Police will henceforth not exercise a Magisterial powers. Such powers will only be exercised by the District Magistrate or any other competent Magistrate under the Criminal Procedure Code.

P. C. Deb,
Secy. to the Govt. of Manipur
Rev. & Fin. Depts.

ORDER No. 151 of 1950.

Imphal, the 15th March, '50.

No 2099-102F.—It is hereby ordered that the designation of "Income Tax Officer" shall with immediate effect be changed to "Taxation Officer".

Himmat Singh,
Chief Commissioner, Manipur

The following Notification received from the Under Secretary to Government of India is published for general information:—

No. 230-J

Government of India
Ministry of States

Dated New Delhi, the 1st November, 1949.

NOTIFICATION.

In exercise of the powers conferred by section 4 of the Extra Provincial Jurisdiction Act, 1947 (XLVII of 1947), and of all other powers enabling it in this behalf, the Central Government is pleased to direct that Central Excises and Salt Act, 1944, (I of 1944), and the Central Excise Rules, 1944, shall apply to Manipur State subject to the following modifications, namely,

- (1) For the words "The Provinces of India" wherever they occur the words "Manipur State" shall be substituted;
- (2) Sub-sections (2) and (3) of section 1 of the said Act shall be omitted.
- (3) Sub-rule (2) of Rule 1 of the said Rules shall be omitted;
- (4) After sub-clause (f) of clause (ii) of Rule 2 of the said Rules the following shall be inserted, namely,
" (g) in the State of Manipur, the Deputy Collector of Central Excise, Shillong ".

Rule 24 of the said Rules shall be omitted.

The said Act and the said Rules supersede the corresponding State enactments and the rules framed thereunder (by whatever name called) present in force in the Manipur State.

Provided that :—

(i) all proceedings taken under any of the enactments or the rules made thereunder which were in force in Manipur State and pending on the commencement of this Order shall be continued as if they had been taken under the corresponding provisions of the said Act or the said Rules.

(ii) all appointments, delegations, notifications and Orders made or issued under or in pursuance of, any of the said enactments or rules made thereunder are hereby confirmed and shall have effect as if they were made or issued under this Order.

Any Court may construe the said Act and the said Rules with such modifications not affecting the substance as may be necessary or proper in order to adapt them to the matter before the Court.

G H. Singh,
Publicity Officer, Manipur.

A N. Sachdev.
Under Secretary.

ORDER No. 148 OF 1950.

HDE/13 50 14/1644 6HD —With effect from the next Session available Government scholarships for higher studies will be awarded only to those who have passed in the first division. If in any year no one passed in the first Division, selection may be made from those who secured not less than 50% of the total marks in the case of Matriculation Examination and 45% in the case of Intermediate Examination.

This supersedes all previous orders regarding award of scholarships.

Himmat Singh,
Chief Commissioner, Manipur.

Imphal, the 13th March, 1950.

The following Press Note issued by the Government of India, Ministry of Education is published for general information. —

PRESS NOTE.

ALLOCATION OF DOLLARS TO STUDENTS.

The Government of India wish to impress upon all private students who propose to proceed to the U. S. A. and other hard currency areas for studies that they should make adequate financial arrangements for the full period of their stay abroad before their departure. It has been decided that all private students proceeding abroad at their own expense, should, when applying for foreign exchange, furnish to the Reserve Bank of India, along with other requirements, a certificate duly signed by a Magistrate or the District Officer concerned to the effect that the student has made all satisfactory arrangements for financing himself or herself for the total period of his or her proposed stay abroad.

The Reserve Bank will allow the release of dollars as follows :—

Actual tuition fees ; 1920 dollars per annum or 160 dollars per month for maintenance ; currency for passage ; an outfit allowance payable in dollars if so desired at the outset, upto Rs. 500/- per student. Medical expenses for apparatus etc. over and above the allowances mentioned would be considered on merits by the Reserve Bank with the advice of the Indian Embassy at Washington and the Ministry of Education, Govt. of India.

G. H. Singh,
Publicity Officer, Manipur.

ORDER No. 176 of 1950.

Imphal, the 19th March, 1950.

No. 2436 81 R. F.—The Civil Supply Department has commenced the procurement of rice and paddy on Government Account.

All Departments of the Government of Manipur shall henceforth draw their requirements of paddy and rice if any invariably from the Civil Supply Department.

No Department shall henceforth enter into any contract for the supply of paddy or rice with any party and such contracts if any, already entered into, shall, if possible, be immediately cancelled. If there are legal difficulties to such cancellation of existing contracts, the contractors shall, if the contract is not for payment at fixed rates, be paid only at the procurement rates prevailing for the time being, after ascertaining the same from the Superintendent, Civil Supply.

Himmat Singh,
Chief Commissioner, Manipur.

The following Notification issued by the Ministry of Labour, Government of India is published for general information :—

MINISTRY OF LABOUR

NOTIFICATION

New Delhi, the 28th October, 1949

No. SS. 101(26)IV.—In pursuance of sub-section (1) of section 16 of the Employees' State Insurance Act, 1948 (YXXIV of 1948), the Central Government is pleased to appoint Mr. K. K. Bhargava, M. Sc., F. I. C., as Actuary (a Principal Officer) in the Employees' State Insurance Corporation with effect from the 1st October 1949. His term of office will be on probation for one year.

N. M. Patnaik, Dy. Secy.

G. H. Singh,
Publicity Officer, Manipur.

ORDER No. 14 OF 1950.

Imphal, the 14th March, '50.

No 1720 4H D — The Chief Commissioner is pleased to put the Manipur State Jail under the control of the District Magistrate of Manipur with immediate effect.

By order etc.,

T. Kipgen,

Asstt. Secy to the Govt. of Manipur,
Home & Development Departments.

PART III

PRESS NOTE

Imphal, the 17th March, 1950.

No 1773HD.—The Government of Manipur State desires to notify that in future selection of boys for admission to the Prince of Wales's Royal Indian Military College (P. W. R. I. M College) Dehra Dun will be regulated by means of a written qualifying Examination. The application for admission will be received by the State Government. The papers will be set and examined by the Principal of the P. W. R. I. M. College. The examination including the interview will be arranged by the State Government. The qualifying examination will be in two subjects namely English and Arithmetic each carrying 200 marks. The written portion of English carries 170 marks while the remaining 30 marks is being earmarked for the interview which will be a simple conversation in English. Specimen papers may be seen at the Secretariat on any working day during office hours. The State Government will, on being informed of the numbers of vacancies allotted to Manipur, nominate such of the successful candidates as they consider suitable against the quota allotted to them. There are 2 terms in a year for admission to the College. The time table is given below for guidance and information.

TIME TABLE

	AUGUST TERM	JANUARY TERM
1. Date of the issue of the Press Communiqué.	1st March.	1st August.
2. Date by which the State Governments should inform the Principal of the names of the officers nominated by them to be responsible for making arrangements for the examination.	20th March.	20th August.
3. Last date by which the applications should reach the Provincial Governments.	15th April.	15th September

- | | | |
|--|----------------------------------|--------------------|
| 1. Date by which the State Governments should inform the candidates of the time-table for examination and place at which the examination will be held. | 1st May. | 1st October. |
| Date by which the Principal forwards Question Papers to the nominated officers. | One week before the examination. | |
| 2. Date of Examination. | Middle of May. | Middle of October. |
| 3. The Provincial Govts will despatch the answer books, etc., to the Principal on the same date on which the examination is completed. | | |
| 4. The Principal will communicate the results to the State Govts and the Ministry of Defence. | 10th June. | 10th November. |
| 5. State Govts will forward the recommendations to the Ministry of Defence. | 25th June. | 25th November. |
| 6. Ministry of Defence communicate the final selections to the State Governments. | 5th July. | 5th December. |
| 7. State Governments inform selection cadets date of reopening of College. | 15th July. | 15th December. |

T. KIPGEN.

Assistant Secretary to the Govt. of Manipur.

Manipur



Gazette

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No. 37.

Imphal, Wednesday, March 29, 1950.

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PART II

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 190 of 1950.

Imphal, the 27th March, 1950.

No. 2924-7RF.—In modification of this Secretariat Order No. 179 of 1950 the Chief Commissioner is pleased to grant leave of 23 days (10 days earned leave and 13 days leave on half a.p. on private affairs) with effect from 10.2.50 to 4.3.50 to Shri S. Bardhan P.P. & G.P.

P. C. Deb,
Secy. to the Govt. of Manipur,
Rev. & Fin. Depts.

NOTICE.

Imphal, the 27th March, 1950.

No. 1096 CS—In order to stimulate cottage and small scale industries the Govt. of India have decided to make available to the State certain quantities of iron and steel to meet the genuine and urgent demand of the consumers of these materials for the purpose of cottage and small scale industries. The Directorate General of Industries and Supplies will make the allotments of these materials every three months to be distributed to the bonafide manufacturers of iron and steelwares according to their need subject to the recommendation of the State Cottage Industries Board.

A quota of 5 tons of C. I. sheets has already been allotted to the State for distribution to the consumers of iron and steel and it has already been indented for by the Registered Stockist the Manipur Co-op. Bank Ltd. The parties whether factories or individuals concerned are therefore hereby advised to submit their requirements giving details in the following form immediately.

MANIPUR GAZETTE MARCH 2), 1950

The particulars should be given for the period ending 31-3-1950 i.e. 1st January to 31st March '50.

Particulars	Source from which obtained	Articles manufactured	Quantity sold out	Balance in hand on the last day of the quarter	Quantity required for the next quarter stating categories
		4	5	6	7

M. C. Hazarika,
Director of Industries, Manipur

নোটিস।

ইম্ফাল তাং ১৫/৩/৫০

নগরমহিম নগর শ্রীবক্ত মণিপুর ডিষ্ট্রিক্ট এণ্ড সেশনস জজগী কক্ষ মতঃ ইয়া কেশ (মোকদ্দম) লিখা প্রজ্ঞা পুরমক্তা খংহলি। মাহুদি — কনাকুয়া দরখাস্ত খাখিবা, কেশ মোখিবা ১ম ন ভাখিবা মৌলি না মথোই মথোইনী বিচারগী সমন শৌজিক কাওবা কংক্রিবা খোকলবদি পুনঃ ১৯৫১ খা অসিগী মম্বুদা হায়ংদি মার্চ খা অসিগী মম্বুদা মম্বাদা ইয়িবা কোর্টখি অসিম মওমদা মশা মশানা কারকুনা হলগাবনি।

- (১) ডিষ্ট্রিক্ট এণ্ড সেশনস জজ কোর্ট
- (২) মক্কাবিনেট জজগী কোর্ট
- (৩) মুল্লিক কোর্ট

By order
Y. Singh, Clerk of the Court,
Dist. & Sessions Court, Manipur.

ORDER NO 192 OF 1950.

Imphal, the 28th March, 1950.

No 2985 3035-R-F—As decided by the Government of India, Ministry of Home affairs in their letter No. P.33/150-Public, dated the 13th March, 1950, Heads of Departments and offices are hereby informed that in supersession of previous orders office hours will be as follows with effect from the 1st April, 1950.

All Government servants will please see that they attend offices regularly.
All working days other than Saturdays— 10 A. M. to 5-30 P. M. (I.S.T.)
Saturdays— 10 A. M. to 1-30 P. M. (I.S.T.)
Lunch interval on all days other than Saturdays.— 1 P. M. to 2 P. M.

By order etc.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.

Manipur



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PART II

MANIPUR GOVERNMENT SECRETARIAT.

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Secy. to the Govt. of Manipur,
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The particulars should be given for the period ending 31-3-1950 i. e. from 1st January to 31st March '50.

Quantity of from & "	Sources from which obtd	Articles manufac- tured	Quantity sold out	Balance in hand on the last day of the quarter	Quantity req for the nex quarter statin categories
1	2	3	4	5	6

M. C. Hazarika,
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ইম্ফাল তাং ১৫।৩.৫০

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Y. Singh, Clerk of the Court
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By order etc.

T. Kalachand Singh,
Assistant Secretary to the Govt. of Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 38 E-16

Imphal, Friday, March 31, 1950.

PRESS INFORMATION BUREAU (DEFENCE WING)

GOVERNMENT OF INDIA

ADMISSION TO INDIAN MILITARY COLLEGE

Examination To Be Held On May 15

NLW DELHI, March 2—The next examination for admission to the Prince of Wales Military College, Dehra Dun, will be held on May 15, 1950, at different centres. It has now been decided that these examinations should consist of both a written and a viva voce test.

Applications on prescribed forms should reach the State Governments or Commissioners in whose Jurisdiction the applicant's parents or guardians ordinarily reside, at least ^{not later than April 15, 1950} before April 15, 1950. Those seeking admission to the college should be not less than 11 years of age but must not have reached the age of 12 years on August 1, 1950. No relaxation in age limits will be allowed.

Full particulars regarding the course of training, specimen question papers etc and application forms can be obtained from the Chief Secretary to the State Government or Chief Commissioner.

PROSPECTUS OF

PRINCE OF WALES'S MILITARY COLLEGE.

DEHRA DUN

AIM OF THE COLLEGE

The College, which is under the direct control of the Commander-in-Chief, provides a public school education for boys who wish to obtain commissions in the Army, Navy or Air Force.

The educational training is designed to bring boys up to the standard of the Senior Cambridge School Certificate and the Qualifying Examinations for entry into the National Defence Academy.

Compulsory physical training, games and parades ensure physical fitness and smartness while special attention is paid to the imparting of discipline, self-reliance and social training to all Cadets.

TERMS

- There are 2 terms in the year (1) 20th January to 15th May.
2) 1st August to 10th December.

ADMISSION

Only boys who are over 11 and under 12 years of age on the first day of either term are admitted. No exception is made.

Application for admission should be made to the Chief Secretary of the Province through the local Deputy Commissioner from whom application forms may be obtained. Applications must be submitted by October 1st for the January term and by May 1st for the August term. Candidates for admission are interviewed by the Provincial Government authorities who also hold a written Qualifying Examination in English and Mathematics.

COST

The fees are Rs. 750/-per term plus additional expenses of Rs. 400/- (e.g. uniforms, pocket money, books, washing etc.) The annual cost is thus about Rs. 2,800/-. A Cadet spends 5 to 6 years at the College.

SCHOLARSHIPS

A limited number of scholarships are awarded to deserving Cadets after admission to the College. These include (a) Scholarships awarded by the Punjab, U. P., Bihar and Bengal Governments. (b) Remission of fees up to Rs. 500 -per year and a small number of College Scholarships awarded by Army Headquarters.

Details regarding the above will be supplied to parents after a Cadet has been admitted.

The above is republished for general information.

G. H. Singh,
Publicity officer, Manipur.
31-3-1950.

Manipur



Gazette

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PUBLISHED BY AUTHORITY

No. 38 E-16

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G. H. Singh,
Publicity officer, Manipur
31-3-1950.

Manipur



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Imphal, Wednesday April 5, 1950.

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PART II

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No 213 OF 1950

Imphal, the 31st March, '50

No. HDE 62/50 2/2629-32HD — The Chief Commissioner of Manipur is pleased to order that all educational institutions will have half-holidays on Saturdays as usual. Order No 150 of 1950 shall not apply to them.

T. Kipgen,
Asstt. Secy to the Govt of Manipur,
Home & Development Department.

ORDER No 216 OF 1950.

Imphal, the 2nd March, '50.

No. 3383-90RF.— The Chief Commissioner has been pleased to extend the date for payment of land revenue for 1949-50 without fine upto the 15th April, 1950.

ORDER No. 217 of 1950.

Imphal, the 3rd April, '50.

No 1-6RF—The Chief Commissioner has been pleased to order that the Taxation Officer shall be in charge of the Water Rates and Vehicle Tax Departments in addition to his present duties until further orders. This will have immediate effect.

P. C. Deb,
Secy. to the Govt. of Manipur,
Rev. & Finance Departments.

PART III**NOTICE No 1 Dated 4 4 50.**

No 1794 5-XII.— The Government of Manipur is appointing a Procurement Agent for Salt for Manipur. Intending candidates may apply to the undersigned on or before the 10th April, 1950.

Particulars may be had from the undersigned.

L. Thagoi Singh,
Superintendent of Civil Supply Department
Manipur.

The following Press note issued by the Ministry of Education, New Delhi is republished for general information :—

PRESS NOTE**ALLOCATION OF FOREIGN EXCHANGE TO STUDENTS**

The Government of India have decided that all private students proceeding abroad at their own expense, either to soft currency or hard currency areas, should, when applying for foreign exchange, furnish to the Reserve Bank of India, along with other requirements, a certificate duly signed by a Magistrate or the District Officer concerned to the effect that they have made all satisfactory arrangements for financing themselves for the total period of their stay abroad.

This is in amplification of the decision announced earlier in the Press Note issued on December 24, 1949 according to which private students proceeding to United States of America and other hard currency areas were asked to submit such certificates.

Ministry of Education
New Delhi, February 7, 1950

G. H. Singh,
Publicity Officer, Manipur
5-4-1950.

Manipur



Gazette

PUBLISHED BY AUTHORITY

9-10

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PART II

MANIPUR GOVERNMENT SECRETARIAT.

ORDER No. 95 of 1950

Imphal, the 20th March, 50

No. R 12/50 3201-5—The Chief Commissioner has been pleased to order that Sub-Divisional Officer, Thoubal, subject to the general control of the D. J., Manipur and not Sub-Divisional Officer, Churachandpur will deal with all land record matters concerning the Khuga valley.

ORDER No. 212 of 1950

Imphal, the 1st March, 50.

No. 3327 9RF The Chief Commissioner is pleased to grant one month's salary (i.e. from 12-11-49 to 11-12-49) to Mr. Chakravarty, Legal Adviser on receipt of notice of discharge from his service.

ORDER No. 223 of 1950.

Imphal, the 11th April, 1950.

No. 216 8RF—The Chief Commissioner is pleased to order that the Central Government Treasury at Imphal will function every working day with a half holiday on Saturdays, with effect from the 15th April, 1950.

NOTICE.

The 6th April, 1950.

No. 186-9RF—It is hereby notified for general information that the existing Manipur Sales Tax Ordinance 1949 will cease to be in force with effect from the 8th April, 1950 next. With effect from the same date, the Manipur Sales Tax Order 1950, as promulgated by the Chief Commissioner will come into effect. Under this Order Sales Tax will be payable on sales accounts as prevalent in other states and not before the entry of the goods into Manipur as at present.

P. C. Deb,
Secy. to the Govt of Manipur,
Revenue & Finance Depts.

PART III

তাং ১২।৪।১৯৫০ ইং।

মণিপুরৰা লাকপা য়াৰা ময়ুম-মটৈ কাৱৰৰা মীলিংগী লৈকম লীনবগী মৱমৰা তাং ১০।৪।১৯৫০গী
৭-গিল পুং ৭ ভাবদা ভৌখিৰা মীটিংগী হাৱেপ থৱ :—

প্ৰজাদগী শেন খাৱবগী থবক ভৌৱোই। কনাগুহা পূকচেন চাউৰা মীনা দান ভৌবিনিংলৰা
ককমিসনাৰদা থাবিৱকউ। চীককমিসনাৱনা বেগ্ন অৱদা “চীককমিসনাৱগী মিলিক কণ্ড (মীৰ্ণ
থবৰা কাক্ৰা শেনকম)” হাৱনা থোন্দুনা হিসাব থমগনি।

শেন ষ্টেনা দান ভৌবিবগী শককপুদি মুম-কয় শাননবা পোৎকুহা শেন-ইৱৰা কিগুহা অ
থবনা হেন্না ফৈ।

হিমংসিংহ
চীক কমিসনাৱ।

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 41.

Imphal, Wednesday, April 19, 1950.

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PART II

MANIPUR GOVERNMENT SECRETARIAT.

ORDER NO. 215 OF 1950

Imphal, the 31st March, 1950.

No. HDE 77/50 2/2546-99-HD—The Chief Commissioner has been pleased to order that with effect from the next academic year no Government servant shall be allowed admission into any Schools and Colleges as students without a previous permission in writing from him.

ORDER NO. 228 OF 1950.

Imphal, the 11th April, 1950.

No. 375RF—The Chief Commissioner has noticed cases recently in which Government servants submitting representations or memorials to the Chief Commissioner or the Government of India through their official superiors have sent “advance” copies to the Chief Commissioner. This practice is wrong and amounts to a breach of the Government servants’ Conduct Rules.

The Chief Commissioner desires to warn all those who are concerned that in future if advance copies of representations or memorials are sent to him, he will take suitable action against the government servant concerned for breach of etiquette and Conduct Rules.

ORDER No. 235 of 1950

Imphal, the 18th April, '50,

No. 370-4HD.—The Chief Commissioner is pleased to sanction the creation of a temporary post of Rehabilitation Officer for a period of 6 months for the rehabilitation of Displaced Persons in Manipur and to appoint Shri K. Lamphel Singh, Sub-Deputy Collector, Imphal West Tahsil the e.o. He will draw the minimum salary in the scale of pay admissible to Deputy Collectors in Manipur, namely, Rs. 200-10-350/- and will join the post immediately. In his place, Shri Y. Krishna Chandra Singh, Head clerk, Imphal West Tahsil will act temporarily as Sub-Deputy Collector in-charge of Imphal West Tahsil until further orders.

MANIPUR GAZETTE, APRIL, 19, 1950.

ORDER No. 236 of 1950

Imphal, the 18th April, '50.

No. 337HD —The Chief Commissioner is pleased to sanction the creation of a temporary post of Assistant Rehabilitation Officer for a period of six months for the rehabilitation of Displaced Persons in Jiribam on a scale of Rs. 100-5-150/- and to appoint Shri Abani Kumar De, Head Clerk, Jiribam Sub-Divisional Officer thereto. He is requested to join the post with immediate effect.

P. C. Deb,
Secy. to the Govt. of Manipur
Revenue and Finance Department

Imphal, the 6th April, 1950.

ORDER NO. 227 OF 1950

No. 144-9HD —The Chief Commissioner is pleased to place all Schools in Manipur under the supervision of the Inspector of Schools with immediate effect.

By order etc.,
T. Kipgen,
Asstt. Secy. to the Govt. of Manipur
Home & Development Department

Manipur



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N 13

Imphal, Wednesday, April 26, 1950.

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PART II

GOVERNMENT OF MANIPUR.

Imphal, the 26th April, 1950.

ORDER No. 263 of 1950.

Read Superintendent of Police's report.

The Editors, Printers and Publishers of the 'Prajatantra' and 'Ngasi' have given written undertakings promising not to print and publish any prejudicial matter in future.

I accept these undertakings and withdraw the order calling upon them to deposit a security of Rs. 1,000/- each.

The Editors, Printers and Publishers are directed to abide strictly by the provisions of the Press and Registration of Books Act No XXV of 1867.

5-4-1950

Himmat Singh,
Chief Commissioner, Manipur.

To

The Chief Commissioner of Manipur, Imphal.

Through the S. P. of Manipur

Sir,

We have the honour to state that the President, Manipur State Congress has advised not to print and publish any prejudicial matters and to behave in a constructive way. We undertake that we shall abide by his instructions.

Yours faithfully,
Th. T. Singh,
For editor, printer & publisher,
Prajatantra and Tarun Press, Imphal.

1

The Chief Commissioner of Manipur, Imphal.

Through the S. P. of Manipur.

Sir,

We have the honour to state that the President, Manipur State Congress has advised us not to print and publish any prejudicial matters and to behave in a constructive way. We undertake that we shall abide by his instructions.

Yours faithfully,

Kunjabehari Singh.

Editor, Printer & Publisher, Ngasi & Chitrangada
Press, Imphal.

ORDER No. 245 OF 1950.

Imphal, the 24th April, 1950.

No. 927-31RF—The Chief Commissioner is pleased to grant Shri Y Gouramani Singh, Superintendent Revenue and Finance, leave on average pay for one month with effect from 19-4-50.

Shri H. Afdehon Singh, Senior Assistant in the Secretariat is allowed to officiate as Superintendent (R & F) in his place in the scale of Rs. 150-10-200.

Imphal, the 19th April, 1950

No Tax/3/50/645-RF.—Copy of Order No. 80, dated Calcutta, the 11th April, 1950, passed by the Commissioner of Income Tax (Central), Calcutta and Assam, "Raja Chambers", 4 Hastings Street, Calcutta under sub-section (5) of Section 5 of the Indian Income Tax Act 1922, & copy to Chief Commissioner, Manipur.—

Under Sub-Section (5) of Section 5 of the Indian Income Tax Act 1922 the Income Tax Officer, Jorhat (Assam), is hereby empowered to perform the functions of an Income Tax Officer in respect of all persons and all incomes and classes of incomes within the State of Manipur with effect from 1st April, 1950

P. C. Deb,

Secy. to the Govt. of Manipur
Revenue and Finance Depts

ORDER No. 239 OF 1950.

Imphal, the 20th April, 1950.

No. HEB/2/IV/50/405-8HD.—The Hydro-Electric Board is abolished with effect from 20th April, 1950.

By order,

T. KIPGEN,

Assistant Secretary (REV)

ORDER

Imphal, the 14th April, 1950.

No 562-6RF.—A temporary post of a Magistrate of the First Class monthly pay of Rs. 150/- is created for a period of six months from 20th April, 1950

Shri Niladhway Singh, Registrar, Court of the Judicial Commissioner is appointed to fill the above vacancy.

Shri Kunj Behari Singh, Reader Court of Judicial Commissioner is appointed to officiate as Registrar, Court of Judicial Commissioner vice Shri Niladhway Singh.

Himmat Singh,
Chief Commissioner.

ORDER No 111 OF 1950

Imphal, the 18th April, 1950.

No 145 60 - In supercession of Notification No. 2 E-1 48-49 dated the September 1948 issued by the Commissioner of Income Tax, Assam, the Commissioner of Income Tax for the States of Assam, Tripura and Manipur, in exercise of the powers conferred by sub-section 5 of Section 5 of the Indian Income Tax Act, 1922, hereby directs that Shri A. L. Chatterjy, Inspecting Assistant Commissioner of Income Tax, shall exercise his functions in respect of all incomes and classes of incomes and all persons and classes of persons within the States of Assam, Tripura and Manipur with effect from the 1st April 1950

H. P. Singh.
Commissioner of Income Tax,
ASSAM, TRIPURA & MANIPUR.

NOTICE

INCOME-TAX.

Imphal, the 26th April, 1950.

No. 1073RF.—Return of total income and of total world income of the previous year for assessment in the year commencing on the first April, 1950

In pursuance of subsection (1) of section 22 of the Indian Income-Tax Act, 1922 (No. 17 of 1922) each of the Income-tax Officers mentioned in column 1 of the annexed table hereby gives notice to every person subject to his jurisdiction as specified in the corresponding entry in column 2 hereof whose total income during the previous year exceeded the maximum amount not chargeable to income tax to furnish to him within 60 (sixty) days from the date of publication of this notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) his total income and total world income during that year.

A copy of the prescribed form will be supplied free of charge to any person who for the purpose of complying with this notice, applies at the office of the Income-tax Officer concerned.

DEFAULT. Any person who fails without reasonable cause to furnish the return required by this notice or fails without reasonable cause to furnish it within the time allowed or in the manner required, is liable under section 27 of the said Act to a penalty not exceeding one and a half times the tax payable by him.

PLACE OF ASSESSMENT. Under the provisions of section 64 of the said Act where an assessee carries on a business, profession or vocation at any place, he shall be assessed by the Income-tax officer of the area in which that place is situate or, where the business, profession or vocation is carried on in more place than one, by the Income-tax Officer of the area in which the principal place of his business, profession or vocation is situate, and in all other cases an assessee shall be assessed by the Income-tax Officer of the area in which he resides.

Provided that where an Income-tax Officer has been specially empowered to assess certain incomes or classes of incomes and certain persons or classes of persons the assessment of such persons or classes of persons and such incomes or classes of incomes will be made by the Income-tax Officer so empowered.

TABLE

1.		2.
Income-tax Officer		
Name and designation.	Address	Jurisdiction.
***	**	**
Nalini Kumar Das, Income-tax Officer, Jorhat.	P. O. Jorhat Dist. Sibsagar.	(i) State of Manipur; and (ii) Sibsagar District, Naga Hills District, the North La- Khipur Sub-Division of the District of Lakhimpur in the State of Assam.

Note.—The jurisdiction of each of the Income-tax Officers mentioned above is necessarily brief as a detailed description of their respective jurisdictions would run to several pages. A list of areas or classes of persons comprised in each Officer's jurisdiction will, however, be found on the notice board of the Income-tax Officer concerned. If any person is in doubt as regards the Officer to whom he should submit the return, he may enquire either from the nearest Income-tax Officer or from the Inspecting Assistant Commissioner of Income-tax, Assam Shillong.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 43-B-17 Imphal, Friday, April, 28, 1950.

PART III

GOVERNMENT OF MANIPUR.

Notification No. 131 of the Fishery Office, Manipur,
Dated the 5th April 1950.

No. 12 The Chief Commissioner Manipur is pleased to introduce the following conditions of payment of fishery revenue in Manipur with effect from 1-1-50.

FISHERY REVENUE COLLECTION RULES OF MANIPUR.

(i) The purchaser of any Government fishery of Manipur shall immediately after the acceptance of his bid furnish as security a sum equal to one quarter of a year's revenue and shall be required to furnish within seven days of the date of sale additional security so as to bring up the total amount of the security to one third of the revenue for the full term of the settlement.

If he fails to furnish the initial or the additional security as prescribed above the fishery shall be resold—in the former case, forthwith, and in the latter case, after issue of a notice of sale as in the case of an original sale, with the additional proviso that the resale shall be at the risk of and on account of the first purchaser, and in either case he shall be bound to make good the difference between his bid for one year of the settlement and the amount realised for that period by the subsequent sale.

(ii) Instalments in each year of the lease :—

Half of one year's revenue on 15th May.

Half of one year's revenue on the 31st July.

(iii) The sum furnished as security by the lessee will be adjusted against the last instalment payable during the lease.

(iv) Should the lessee, or his partner, or any person holding the lease from him infringe any of the above condition, of payment or the conditions of the lease the Deputy Commissioner may cancel his lease of his own authority, in which case all sums paid by him will be forfeited, and he will further be held liable for any loss which may be incurred by Government in re-letting the fishery.

M. N. Phukan,
Deputy Commissioner, Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 44-E-18 Imphal, Wednesday, May, 17, 1950.

NOTICE

Dated, Imphal 11.5.50.

No. 1968-70/D C - It is hereby notified that all the Land Revenue defaulters will have to pay up their dues on or before 15th June, 1950, that if they default, their estates will be sold without further notice.

M. N. Phukan,
Deputy Commissioner, Manipur.

নোটিশ ।

নোটিশ অসিনা ময়ম ওইদুমা বংহুনি। মাহুদি লো ইংবোলগী খাজানা ভোনবলিংনা ১৯৫০ ইং
গী জুন তারিখ ১৫ দা অমসুং অদুখী মমাংল অভোনবা খাজানা খিগদবনি; খিগদবদি অভোনবা
নোটিশ অমা পিচনা মখোইগী লো ইংবোল লিলাম লাঙথোকনি। ইতি :—

M. N. Phukan,
ডিপুটি কমিশনার, মণিপুর।

PRESS NOTE

Imphal, the 15th May, 1950,

No. 1685-H D.—The improvement of communications in the vast hill tracts of Manipur has been engaging the earnest attention of the Chief Commissioner since his arrival here. At his instance, Sri P. K. Choudhury, Executive Engineer of Kohima, was at Imphal during the last week and made a local inspection of the proposed alignment for linking the important but inaccessible hill station of Tamenglong with the Dimapur Road through some point near Kanepokpi. The Executive Engineer also inspected the Indo-Patna Road from Pabel to Moreh and examined the question of its improvement.

Issued by
P. C. Deb,
Secy. to the Govt. of Manipur.

Manipur



Gazette

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Deputy Commissioner, Manipur.

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M. N. Phukan,
ডিপুটি কমিশনার, মণিপুর।

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M. N. Phukan,
Deputy Commissioner, Manipur.

নোটিশ।

নোটিশ অসিনা মরম ওইদুনা খংহ্লি। মাহুদি লো ইংখোলগী খাজানা তোনবলিংনা ১৯৫০ ইং
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নোটিশ অমা পিদনা মখোইগী লো ইংখোল লিলাম লাওখোকনি। উতি:—

M. N. Phukan,
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Issued by
P. C. Deb,
Secy. to the Govt. of Manipur.

Manipur

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EXTRAORDINARY

PUBLISHED BY AUTHORITY

At Imphal, on the 20th May 1950

SECRETARIAT OF MANIPUR GOVERNMENT

No 1408-9 R F of 18 May 1950

MINISTRY OF LAW

Enacted by Parliament on the 15th May 1950

THE PART C STATES (LAW) ACT 1950

Enacted by Parliament as follows:

Short title and commencement—(1) This Act may be called the Part C States Act, 1950.

(2) It shall come into force on the 1st April, 1950.

Power to extend enactments to certain Part C States—The Central Government may, by order, extend any enactment (other than an Act of Parliament) made by or for the Andaman and Nicobar Islands) to any part of such State, subject to such modifications and adaptations as may be made in the order, and the order may be made subject to such conditions as may be made in the order, and the order may be made subject to such conditions as may be made in the order, and the order may be made subject to such conditions as may be made in the order.

Extension of laws to Tripura, Vindhya Pradesh and Manipur—(1) The Acts and ordinances specified in the Schedule to the Part C States (Laws) Act, 1949 (LXIX of 1949) shall be extended to the States of Tripura, Vindhya Pradesh and Manipur, and shall be in force in those States and Territories to which they are so extended.

(2) The provisions of the Act, 1949, shall be in force in the States and Territories to which they are so extended, subject to such modifications and adaptations as may be made in the order.

(3) The Indian Penal Code, 1860, shall have effect as if the word "fourteen" had been substituted for the word "fifteen" in section 361, and the word "fifteen" had been substituted for the word "fourteen" in section 373.

(4) In section 361, for the word "fourteen" the word "fifteen" had been substituted, and in section 373, for the word "fifteen" the word "fourteen" had been substituted.

(5) In section 373, for the word "fifteen" the word "fourteen" had been substituted, and for the word "fourteen" in the *Interpretation* the word "thirteen" had been substituted.

For the purpose of facilitating the application in the said States of any Act or Ordinance as aforesaid, any court or other authority may construe the Act or Ordinance with such alterations not affecting the substance as may be necessary to adapt it to the matter before the court or other authority.

§ Repeals and savings.—Section 7 of the Delhi Laws Act, 1912 (XIII of 1912), the Merwara (Extension of Laws) Act, 1947 (LII of 1947), and any law made before the commencement of this Act is in force in any of the States of Assam, Tripura and Vindhya Pradesh and corresponds to an Act or Ordinance in that State by this Act, are hereby repealed :

(a) that the repeal shall not affect —

(i) the previous operation of any such law, or

(ii) any penalty, forfeiture or punishment incurred in respect of any offence committed against any such law, or

(iii) any investigation, legal proceeding or remedy in respect of any such penalty or punishment,

and that such investigation, legal proceeding or remedy may be instituted, continued, and any such penalty, forfeiture or punishment may be imposed, as if the said law had not been passed :

And further that, subject to the foregoing proviso anything done or any proceedings taken, including any appointment or deputation order, notification, order, instruction, order, rule, regulation, form, bye-law or scheme framed, certificate, permit or licence granted or registration effected, under such law shall be deemed to have been done or taken under section 2 or, as the case may be, under the corresponding provision of the Act or Ordinance as now extended to the State by section 3, shall continue in force accordingly, unless and until superseded by anything done or any action taken under the said section 2 or, as the case may be, under the corresponding provision.

THE SCHEDULE

[See section 3(1)]

Acts *not* extended to Manipur by section 3 of this Act.

Year	No.	Short title
1866	XXI	✗ The Native Convert's Marriage Dissolution Act,
✓ 1872	XV	✓ The Indian Christian Marriage Act, 1872.
1873	X	✓ The Indian Oaths Acts, 1873.
1874	III	✓ The Married Women's Property Act, 1874.
1879	XVIII	✓ The Legal Practitioners Act, 1879. ✓
1882	IV	✓ The Transfer of Property Act, 1882.
1887	VII	✓ The Suits Valuation Act, 1887.
1908	V	✓ The Code of Criminal Procedure, 1898.
1908	V	✓ The Code of Civil Procedure, 1908.
1925	XXXIX	✓ The Indian Succession Act, 1925.

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Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 46-E-20 Imphal, Tuesday, May, 30, 1950.

GOVERNMENT OF MANIPUR

Imphal, the 15th May, 1950.

Corrigendum to Chief Commissioner's Order No. 255 of 1950.

No. 2316-319—The following corrections are made in the schedule annexed to this Secretarial Order No. 255 of 1950.

6. For Paobitak read Paobitek.
13. For Santhal read Santhel.
41. For Turahei read Tarahei.
16. For Keirap read Keirak.
19. For Chirapan read Chirapur.
20. For Heiyal read Heiyel.

P. C. Dev,
Secretary to the Government of Manipur.

Order No. 302 of 1950

Imphal, the 11th May, 1950.

No. 1575-9 HD.—With immediate effect the jurisdiction of the Sub-Divisional Officer, Jiribam, will be territory-wise and will extend over the Jiribam Sub-Division respective of the Tribes or nationalities inhabiting the area. The jurisdiction of the Sub-Divisional Officer, Tamenglong exercising jurisdiction over the tribal villages in the Jiribam Sub-Division will cease simultaneously.

By order etc.,
T. Kingen,
Asstt. Secy. to the Govt. of Manipur
Home and Development Department

NOTICE

INCOME-TAX.

Imphal, the 27th May, 50.

Return of Total Income And of Total world income of the Previous year for Assessment in the year commencing on the 1st April 1950.

In pursuance of Sub-section (1) of Section 22 of the Indian Income-tax Act, 1922 (XI of 1922), notice is hereby given to EVERY PERSON whose total income during the previous year, exceeded the maximum amount not chargeable

to income-tax to furnish within sixty-five days from the date of publication of this Notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) his total income and total world income during that year.

A copy of the prescribed form will be supplied free of charge to any person who, for the purpose of complying with this notice, applies at my office.

Penalty.—Any person who fails without reasonable cause to furnish the return required by this notice, or fails without reasonable cause to furnish it within the time allowed in the manner required is liable under Section 28 of the said Act to a penalty not exceeding one and a half times any tax payable by him.

Income-tax Officer

Jorhat.

Date of publication of the Notice 22-1-50.

INSTRUCTIONS

Your commencing on 1st April 1950 the maximum amount which is not liable to income-tax is as follows:

(a) Any person being a citizen of the Indian Republic or the citizen of a State in Indian Republic or native of a Tribal Area who is not resident in the provinces of Indian Republic and whose total world income exceeds Rs. 3,600/-	Rs.
(b) Any other non-resident person	Nil.
(c) Any other individual, Hindu Undivided family, firm or association of persons	Nil.
(d) Hindu Undivided Family which satisfies the prescribed conditions.	3,600
	7,200

Manipur



Gazette

PUBLISHED BY AUTHORITY

Imphal, Wednesday, May 31, 1950.

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PART II

Copy of No 115/2058-D6 (b)/50 dated 17th April 1950, New Delhi, from the Govt. of Ministry of Defence, to the Chief Commissioner, Manipur, Imphal and others
Issued for general information: -

CORRIGENDUM.

Imphal, the 12th May, 1950.

No Claims 2 50/2164-66—The following amendments are made to this Ministry letter No 115 597-D8/50 dated 1-2-50 regarding claims for damages to lands and buildings in Manipur State out of the War —

Para 3 Line 1.

Before the words "Main Head 7" Add "Major Head
64-C Pre-partition Payments".

Sd/- K. G. Biglani

Under Secy. to the Govt. of India.

Issued by G. H. Singh,
Publicity Officer. Manipur.

ORDER No 114 of 1950

Imphal, the 9th May, 1950.

No. HE./VI 50 —The following Government servants of the Hydro-Electric Department are given three months' notice of discharge with effect from the 15th May, 1950, as their services are no longer required. They will be given pension or gratuity, if admissible under the rules:—

1. Th. Ibochaoba Singh, Hd. Black-smith.
2. Y. Irabot Singh, Asstt.
3. I. Matum Singh, Hd. Carpenter
4. Th. Tombi Singh, Asstt.
5. Th. Madhu Singh, Wireman
6. F. Pirachandra Singh, "
7. I. Loton Singh, Jugali.
8. H. Ibohal Singh, "
9. L. Kala Singh, Lamp lighter

T. Kipgen.

Asstt. Secy. to the Govt. of Manipur,
Home and Development Department.

PART III

No. 1640HD.—Copy of Press-Note from the Govt. of India, Regional Directorate of Settlement and Employment, Assam, Shillong Ministry of Labour is republished for general information :—

Press-Note

Dearth of Scheduled Caste employment seekers.

Imphal, the 13th May, 1950.

Employment Exchanges of Shillong and Jorhat reported the dearth of suitable Scheduled Caste candidates on their registers which resulted in non-submission of candidates for vacancies as reserved for the Scheduled Caste candidates in various departments of Central and Provincial Govts. The graduate and manames registered with the Employment Exchanges to which they belong in their own interest without any further

(Sd) A. A. Ahmed,
Public Relations Officer,
Assam.

P. C. Deb,
Secy. to the Govt. of Manipur,

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 47-E-20 Imphal, Friday, June, 2, 1950.

GOVERNMENT OF MANIPUR
NOTIFICATION

Imphal, the 21st May, 1950.

No R 1 15 2969-70.—The Chief Commissioner has been pleased to order the abolition of the following three fisheries from the Register of State Fisheries with effect from 1-4-50 :—

- F. No 290—Irong Nala
- „ 322—Maningpat (Uchek-kon)
- „ 362—Lamlam.

ORDER No. 255 of 1950.

Imphal, the 25th April, 1950.

No. 1003-8RF.—The Chief Commissioner has been pleased to order that the Muslim Panchayet at Lilong shall be abolished with effect from the 1st day of May, 1950. The Office-holders of this Panchayet who were in receipt of remunerations shall be given three months' notice of discharge with effect from the date of abolition and any land in the enjoyment of the Panchayet members shall be deemed to be in annual lease with them upto the end of 1950, provided they signify their consent in writing to the payment of the usual land revenue for one year to the Deputy Commissioner, within 10 days from the date of abolition of the Panchayet. After the end of 1950, the Deputy Commissioner will take steps for the settlement of the said lands to persons who in his opinion are best entitled to get such settlement.

2. All the pending and disposed of case records and all other office records and any cash in the hand of this Panchayet shall, in the forenoon of 1-5-50 be handed over to the nominee of the District Judge. After receipt of the records, the District Judge will keep the disposed of case-records in safe custody in his record room and transfer the pending cases to the respective Panchayets as shown in the annexed schedule. Any cash received from the Panchayet shall be either credited to the Imphal Treasury under appropriate heads or in case of deposits, be made over to the appropriate parties.

(Schedule will follow).

P. C. Deb,
Secy. to the Government of Manipur,
Revenue & Finance Department.

নোটিশ নং ১৩৬।

दिनांक अथवा २७.५.५० ई०।

' १२ : १५) ५६८९० पांकी पाटुदारणिं अमसू मणिपुर प्रका पुनमकु। थंहमि ।

১ দি এখান হ'বনা পাত্ৰিণা অসিগী পাটোদাবানি না যথোৎ যথোত্তি। যে থাণী তাং ১৫ কাওবদা থীক-
২০ কপ ৫ ২ থল খাটোবদা অহু শুন থীরয়ে। অরংপা পাত্ৰশেণ অহু লাওলিবা জুব থাণী তাং ১০। ৬। ৫০ ইং
৩০০ কু ২৫ কাওবদা থ'বদা হায়া থীকিলহা পাত্ৰশেণ পুন্মক মংলগনি অহুগা পাত্ৰশি অহুতাং ১২। ৬। ৫২ ইং
নি থেবদা কুমিহা ডিপুট কমিসনারা অকিসদা নিলাম তেহুনা য়োনগনি। মিলাম তেহু ৬কপগা পাত্ৰশেণ
এবক (হাজিবিদি পাত্ৰশেণী ১ না ক্রাশিন অমসুং শরক, না পাত্ৰশেণ) শুমবা থীকিলদবনি; শোইয়গা পাত্ৰ
অমসুং নিলাম তেগনি। অকোনবা হনরা শেণনা হনথগদি হায়া হনহা মীনা অরংপা কুপথকদবনি।
ইং ৩০ ১১ ১৯০৩।

Deputy Commissioner (Fishery).

পাং নং	মনিং	পাং নং	মনিং
৫	লক্ষ্মল শোই	১৬৬	পুমলেন
৬১	লক্ষ্মল ইতুপ মাকলং	১৭৩	তংজং ইতুপ
৭২	খাং-১৫জম ইতুপ রাইশেল	১৭৭	ককয়াই পাং
৮৫	নামোই তুনল	১৯৩	লোশিপাং
৮৬	ডাংখোং লাইশোই	২২৪	খোদাম ইতুপ
৮৭	যাংগোই	২২৭	রাইখোং খোংখা
৮৮	কম্বাং খাং মোইরাং	২৩১	উশোইপোকপী
৮৯	ফেংগাকচাও খোং	৩০০	মুবলাং লোঁকোল
১০৪	ডাংগো তুনল অহনবী	৩১৮	মুপাইনেন বমখিখোং
১০৫	নিংখিবা খোং	৩১৯	লমদেং ইতুপ
১০৬	সেনাপতি শোই	৩৪৭	কোংবা অহনবী
১০৯	লৈমনাই পাং	৩৭১	তুনল অহনবী খাওরেইজম
১৬০	ইকোপ	৩৬৩	রাঙা থমগোং
২৫৭	কোঁদাইমরিল কামুয়াইখিবা		



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 18-E-21 High. Saturday, June 3, 1950.

GOVERNMENT OF MANIPUR

SCHEDULE

(Continued from Gazette No. 47).

1.	2.
Villages under the Manipal Panchayet at present	Panchayets to which these are transferred.
1. Chabok Basti	
2. Awang	
3. Maimai Laitam Makha Laitam Basti	
4. Wangoi Basti.	
5. Wangoi Basti.	
6. Paobitak "	Wangoi Panchayet.
7. Mayang Yumphal Basti.	
8. Uchiwa Basti.	
9. Irong "	
10. Khelakheing Basti	
11. Santhal "	
12. Phowbakcho "	
13. Turaher "	
14. Kwakto Basti	Mohang Panchayet.
15. Ketrap "	Wabagai
16. Porompat "	Imphal (Munsiff's Court).
17. Moijing Basti	
18. Keibung "	
19. Khunuta & Sora Basti.	Wangjing Panchayet.
20. Phundrei Basti.	
21. Sangai Yumpham and Chirapun Basti	
22. Heiyal Labook Basti	
23. Phowden Basti.	
24. Yairipok Singa Basti	
25. " Tulihal	
26. Bamon Leikai	Yairipok Panchayet.
27. Ningthoinai	
28. Kekru	
29. Changamdabi	
30. Ngariyan Khunov Basti.	

29. Urup Basti.	}	Irilbung Panchayet.
30. Keirao „		
31. Kyamgoi „		
32. Pangkhong Basti.		
33. Keikhu „		
34. Kherogown „	}	Sowongbung Panchayet.
35. Khetri „		
37. Khomidok Khabeisoi Bastis.		
39. Kambangput „	}	Khongampat.
40. Awang Puroom Basti.		
38. Kairong Awang Leikai Basti.		

P. C. Deb,
Secy. to the Govt. of Manipur,

নোটিশ নং ৫

নোটিশ অসিনা মরম ওইদুনা মণিপুর প্রজা পুন্মজ্ঞা খহল্লি। মরাদি:— কোরেটে ডিপার্টমেন্টকি উ চাঃ খাৰিবা লম মজুদা না, যণ খাজিৰবা যাদে। কন শুখা মীনা হাটব্বা অসি কোঁওইদুনা উ চাঃ মরম যণ লোক খাজিৰবদি না। যণগী মপুশিং অচুদা ইত্তায়ন ট্রেসপাস এক্টকী মতুংইয়া দণ্ডি পিগনি। অচুগা চাঃ মরম চাবা না। যণশিং অচু ভাছোকপা মতমবা কৰিওখা খুনোং চাদবদগী যথোং মখুং তেতপা, মলাদ অশোক-অপন যাওরবদি মতগী দমক কোরেটে ডিপার্টমেন্টকি কৰিওখা মমতা দায়ি পুবা চমলোই। ইতি তাং ৬।৫।৫০ ই

ৱাঃ কুঃ জীবিজয়চন্দ্রসিংহ,
কোরেটে আফিসার, মণিপুর।

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 49-R-22 Imphal, Monday, June, 5, 1950.

GOVERNMENT OF MANIPUR

ORDER No. 257 of 1950

Imphal, the 5th April, 1950

No. 1054-RF.—The Chief Commissioner has been pleased to order that the use of maida or atta for the preparation of paste shall be banned with immediate effect. Only deteriorated maida and att shall be used for the purpose:

P. C. Deb,
Secy. to the Govt. of Manipur,
Revenue & Finance Department.

ORDER No. 324 of 1950.

Imphal, the 12th May, 1950

No. SSAB/42 50/1591-600, HD—The Chief Commissioner has been pleased to reconstitute the Sutors' Soldiers' and Annen's Board in Manipur. The following gentlemen are therefore appointed as members to that Committee with immediate effect:—

1. Deputy Commissioner	Chairman.
2. Shri R. K. Madhura Singh	Vice Chairman.
3. Superintendent of Police	Member.
4. Sub Post Master, Imphal	"
5. Government Pleader	"
6. Shri Ibomacha Singh, Esq. (Adv.)	"
7. " J. Vaulalphuta, Esq. Serviceman	"
8. " Kamini Singh	Secretary and Member.
9. Chief Medical Officer	Member.

T. Kipgen,
Asstt. Secretary to the Government
of Manipur.

নোটিশ নং ৩।

নোটিশ অসিনা ময়ম ৬ইছনা রাংথো অমসুং ১০.৬৩ খুগুগী খুগু কপা অমসুং চৌকিদারনজিবা খুল অনি অসগী প্রজা পুত্ৰমন্তা থংহ্লি। ময়মদি:—কনাগুগা মানা মৈতৈ থুমগা ময়ম থুমগা ময়মগা মৈতৈ থুম শাহুনা য়োনবা অহগা থু বোংদা ময়ম থুম পুশিববা য়াংহ্লি। কনা কনাগুগনা হাইরিবা অসি ইচ্ছনা ময়ম থুম (থুমকুপনা) মৈতৈ থুম শাহুনা য়োনবা থোংবদ আউনগা ময়মইগা মথোইবু কারগা কোটতা পিথোকনি অমসুং মাতকচাবা জরিমানা ভোগনি। ইতি তাং ৫।৫।৫০ ইং।

সঃ কুঃ বিজয়চন্দ্রসিংহ,
কোরেট আফিসার মণিপুর।



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 50-B-23 Imphal, Tuesday, June, 6, 1950.

GOVERNMENT OF MANIPUR

C. I Sheet Distribution Order, 1950 Manipur.

Imphal, the 6th June, 1950.

3381RF — WHEREAS it is deemed expedient to make provision for the distribution of C. I. sheets for the bonafide use by the permit holders and to prevent speculation, black marketing and profiteering,

THEREFORE, in exercise of the powers conferred upon him by para 5 of the Manipur Administration Order, 1949, the Chief Commissioner is pleased to make the following order :—

1. This order may be called the C. I Sheets Distribution Order, 1950.
2. It shall extend to the whole of Manipur and shall come into force at once.

3. "Malafide use" means "use" other than that specified in the permit and it include sale to any person without permission in writing from the Secretary Government of Manipur.

4. (a) "Permit" means "permit" issued for the distribution of C. I. sheets by such authority as may be empowered by the Chief Commissioner of Manipur from time to time.

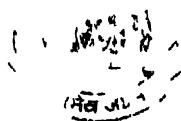
(b) "Permit holder" means a person to whom a permit has been issued.

5. Any permit-holder making malafide use of C. I. sheet distributed to him under a permit, shall be liable to a fine not exceeding Rs. 500/-.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur

Gazette



PUBLISHED BY AUTHORITY

No. 51	Imphal W. d.	June 7, 1950
PART I		
I. A. O. No. 1	Transfer of	Part III. Advertisements and Notices
II. Order	Rule	2

PART II

GOVERNMENT OF MANIPUR.

No 2458-60HD.— The following notification is received from the Government of India Ministry of Health (Medical Section I) and republished for general information :—

Imphal the May 1950

The Government of India have decided to continue the arrangements made for the reception of students from the undermentioned colleges for their studies (including sons of Central Government servants posted in such posts) belonging to the Centrally Administered Areas of Delhi, Ajmer, Himachal Pradesh, Bilaspur, Kutch, Manipur, Tripura, Vindhya Pradesh and Andaman and Nicobar Islands —

Name of College	No. of seats reserved.
1. Glancy Medical College, Amrits	3
2. Medical College Agra	5
Swarn Man Singh Medical College Jampur	3
3. Mahatma Gandhi Memorial Medical College Indore	8
4. Ganga Raja Medical College Gwalior	3
5. Medical Colleges in Madras	2
Total	24

The Government of Madras have also in addition agreed to reserve two seats for students belonging to Coorg in the Medical Colleges in Madras. Suitable candidates for these two seats will be nominated by the Chief Commissioner, Coorg, from his State. As regards Bhopal the existing arrangements under which the Chief Commissioner selects students to be sent to the Medical Colleges at Agra and Indore will continue.

"With a view to ensuring proper utilisation of the seats and the selection of the most deserving candidates for the 24 seats mentioned above the Govt. of Manipal have decided to appoint a Central Selection Board. Only those candidates who have secured at least 50% of the aggregate marks at the Intermediate Science (Medical Group) or equivalent examination need apply. Applications in the prescribed form should be sent to the Director General of Health Services, New Delhi, through the Administrative Medical Officer of the State in which the father or guardian of the applicant resides. Forms of application can be obtained from the Director General of Health Services, New Delhi. The applications should reach the Administrative Medical Officer of the Centrally Administered Areas concerned by the 15th June, 1950

T. Hipgen,
Asstt. Secretary to the Government
of Manipur.

J. N. Saksena.
Under Secretary.

PART III

নোটিশ নং ২।

নোটিশ অসিনা ময়ম ৬ইয়া মনিপুর প্রজা পুস্তকতা সংহতি। ময়মদি কনা কমান্ডনা গবর্ণমেণ্ট কোরেট
রিজাড' ময়মদি না কামা (সিকারি চংগা) খাঙ কাবা মাদ। ময়ম অসিনা কমান্ডনা মতুং অসিনা হায়রিবা
খবক অসি ভেগে হাইবদি হায়না না কামান্দিমক গবর্ণমেণ্ট কোরেট ডিপার্টমেন্টে গাশ অমা লোগদবনি।
হায়রিবা হুকুম অসি ইন্দনা থোব্বদি আইনগী মতুং ইন্দ নাথোইগী নথক। হোনবী দণ্ডি গিগদবনি। ইতি তাং ২৮৪ ৫০ই

আর, কে, বিজয়চন্দ্রসিং
কোরেট অফিসার, মনিপুর।

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 52-E-24 Imphal, Thursday, June 8, 1950.

GOVERNMENT OF MANIPUR

ORDER No. 288 of 1950.

Imphal, the 5th May, 1950.

1246 51-HD—The Chief Commissioner is pleased to sanction to open a dispensary at Chassad for giving Medical Aid to the Tribal people of the

The Government of Manipur will give Rs. 10 - p. m. as extra to the Compounder of the Military Outpost working there and medicine for the Dispensary.

T. Kipgen,

**Asstt Secy, to the Govt of Manipur.
Home and Development Dept.**

NOTICE. No 15.

Imphal, the 15th May, 1950.

No 2509-10RF—In pursuance of Rule 21 of the Manipur Sales Tax Rules, 1950 it is hereby notified that during the first year of the operation of the Manipur Sales Tax Order, 1950 returns under Rule 20 of the said Rules shall be submitted to the Taxation Officer quarterly (the first quarter running from 8-4-50 to 30-6-50) and within 15 fifteen days of completion of the quarter in respect of which returns are to be filed.

**P. C. Deb,
Commissioner of Taxes.**



EXTRAORDINARY
PUBLISHED BY AUTHORITY

Ne 03-E-25 Imphal, Friday, June, 9 1950.

GOVERNMENT OF MANIPUR

NOTICE No 20

Imphal, the 11 June, 1950.

No. 2404 HD.—Applications are invited for a post of Assistant Engineer for the Government of Manipur. The application should reach the undersigned not later than June 1930. Pay in the scale of Rs. 1750-2000 per mensem. Higher pay may be granted to deserving candidates.

ELIGIBILITY: - Candidates must possess a degree in Civil Engineering or Corporate membership of the Institutions of Engineers (India) or a Civil Engineering Diploma of any recognised Engineering School of India.

CONDITIONS OF
SERVICE—

(2) Age. — Not more than 35 years on 15-6-50
According to State Rules. The selected candidate
will be on one year's probation.

T Kipgen,
Asstt Secy. to the Govt. of Manipur.
Home and Development Dept.

নোটিশ নং ১৩৮।

ফিশারি অফিস তা° ৫। ৬। ৫০ ইং।

প - চাবা পাট্টাদারশিনা ইং ৫০ জনগী তা ১০গী হোনা ষৌকম থোকপা পাংশেল ইফাল ট্রেকরীদা
 ৩০৫ যু বা মতম পুং ১১ তাবগা মমাংদা ষৌরগদবনি। ১০ং ১ জনদগী হোনা কিশরি আফিসনা পাংশেল
 বদল। মথোউনা পাংশী আফিসতগী চালান ফোসম পুচনা মশা মশানা চংকদবনি। ট্রেকরী আফিসারনা
 বদা চালান অহু পংশাল মশানা অমা লোহেরগা অবেষা অনিনা পাংশী আফিসদা পীরগদবনি।
 ১২০০ গ্রিথকী মমাংদা ষৌকম থোকপা পাংশেলনাচংগাদি পাংশ চাবা নিপানা মাংজোননা চালান পুচনা
 ১৩০০ থকবগী চালান অহু অকরবা তারিথ অহুনা ১০গা মাতৃগী মমাংদা পাংশ চাবা পাট্টাদারশিনা কিশরি
 ১৪০০ উংলজ্রবদি অমসুং পৌরজ্রবদি পাংশেল অহু ফিচি হোনা কিশরি আফিসনা লোগনি। করিংদা
 ১৫০০ মমাংদা পুংজ্রনা পীরবদা শৌয়রবদি পাংশ চাবা মশাগী দায়ি ওইজগনি হায়বাদ ট্রেকরী চালান উংলজ্রবদি
 ১৬০০ থিদি হাট্টনা লোহুনা পাংশ অহু কিশরি আফিসনা নিলান ভোহুন ঘোছোকপদা কনানসু আপতি ভোবা
 ১৭০০ মাই। মাতৃদা কিশরি আফিসগী করিগুয়া দায়ি অমতা ওইবা ওম্মোই। ইতি ৫। ৬। ৫০ ইং
 রাথেন্দ্রাং সিংহ,

ବ୍ରାହ୍ମେନ୍ଦ୍ରାୟ ନମଃ,
 କିଶୋରି ଅକ୍ଷୟାୟ, ସନିପୁର ।



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 54-F-26 Imphal, Saturday, June, 10, 1950.

GOVERNMENT OF MANIPUR

নোটিশ নং ১৩৭।

ফিসরি আফিস হা' ২৬।৫।৫০ ইং।

১. সনা মরম হেইতুনা মণিপুৰগী প্রজা পুস্মনকা থংহালি বারমদি মখাদা পিৰিবা লমণিং অসি হাইথো, লৌশিংপাং অমশুং মোংরাংহুং কোংনচিংবা পাংকী পাংদারশি না মা মাগী পাংকী পাংহেল থাৰা ওমদবগীদমক তাং ১৯৬৫০ ইং মন্থে কাবা মুমিংকী অমুক পুং ১১ তাবদা (হেইগুংগা) ফিসরি অফিসতা লিলাম লাওতুনা য়োনগনি। ও হুনিং ওকনিংবা মৌশিংনা উক্ত তাং অসিদা শেল পুৰিবকলগা হুপিংবাবা য়াগনি।

২. লামগী কাংগদি:— লিলাম হেক ওকপগা খুদকা শেল নগদ থিদগদবনি। কৰিওহা থাৰা ওমদবদি খুদকা লিলাম লাওতুনা য়োনগনি। মাত্ৰদা হামগী নন্দগী হুয়ুংকুংবা অরাংপা শেল অত হাৰা লিলাম ওকপা হুং থংকদবনি। অতুগা কদিওহা মমল হুংনগংলগদি অহেনবা শেল অত হুংকলোই।

৩. হুং মরোংলদ লিলাম মনাদা ফিসরি অফিসতা হুপিংবাবা য়াগনি। ইতি।

৪. ১১. — ক্র. নং ১৬গীনা ১৯ ফাওবদি পাটা পাটাদা যাওঁরবা দাগ দাকী এরিয়াবু নোংপোক নোংচুপ মতুংইয়া মপা মামনা উংখাতানা খাইদোকুগা অরাং থংবা শরুং শরুং তা য়োনগনি।

রাধেশ্যাম সিংহ,
ফিসরি অফিসার, মনিপুর।

পাং নং অমশুং লৈফা	পাংচাবগী মমিং অমশুং লৈফা	লৌবগী মমিং অমশুং লৈফা	পাটা নং	পানা	লৌশিং	খাজনা মরোন লোনফা
১৩৭ ২২৬ ২ হুংথো	১। খ্রীখাইদেম কালাসিং সাং চজিং	১। খ্রীখাইদেম বাবুসিং পাং কালা সাং চজিং	৭৯ ৪২৭	লাইফম	১৮৮ ৬৭৯	১১৮
	২। হিজম চাওবাসিং সাং থিয়াম	২। খ্রীখাইদেম চিংখোংসিং পাং কালাসিং সাং চজিং	৭৯ ২০৬	লাইফম	৮৮ ৫৭৪	৫৮
১২৫ ১১৬ হাইথো	১। খ্রীখাইদেম কালাসিং সাং চজিং	খ্রীখাইদেম চিংখোংসিং পাং কালাসিং সাং চজিং	৭৯ ৩৫৫	লাইফম	৮৫৪৮	২৮
	২। হিজম চাওবাসিং সাং থিয়াম	হাইবম গাওংসিং পাং মুত হুংখোংসিং সাং চজিং নামৈরাকপম লৈকাই	৭৯ ৩৫৩	লাইফম	২৮ ৬৩৩	১৩
		খ্রীখাইদেম চিংখোংসিং কালা সাং চজিং	৭৯ ১০০		৮৫৫০	২৮

(২৭)



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 5-E-27 Imphal, Monday, June, 12, 1950.

GOVERNMENT OF MANIPUR

(গেজেট নং ১৭ গী মধ্য)

পাং ম অমসুং লৈফম	পাংচাবিগা এমিং অমসুং লৈফম	লৌগুগা নং অমসুং লৈফম	পাট্টা নং	পানি	লৌশিং	সাজনা ময়োন লোনকম
		খাইদেম কাংসি পাং কালা সা চজি	৭৯ ২২১	লাইফম	১৬/ ৭৩১	৭।
		এ এ	৭৯ ২৫৯	"	৮ ৭৩৫	২৫।
		খাইদেম কাংসি মৃত জোজা সা চজি	৭৯ ২০৫	"	৮ ২০৭	৩৬।
		এ এ	৭৯ ১৪১	"	১১০০৬	৭১।
		খাইদেম কাংসি মৃত জোজা সা চজি	৭৯ ৩৮০	লাইফম	২,৮৩২	১২৮।
		অভোম চাংসি মৃত কুমুদ সা বর্কি সা	৮০ ১৩৫	"	১,০১৭	১২৮।
		খাইদেম বাবু সা বর্কি সা	৮১ ১১৫	"	১৬৯৬৮	১২৮।
		খাইদেম কাংসি মৃত জোজা সা চজি	৮১ ১৯৮	"	১,১৬০	৬৯।
		নিংজোম ইবোতোন পাং মৃত চাওব সা শিংজমৈ ওয়ান লৈফম	৭৬ ৯৩	"	১৬/৩৯৩	২১।
		খাইদেম চাংসি পাং কালা সা চজি	৭৬ ৭০	"	৬৭৩১	৫।
১৩ ১২ ৬	১। খাইদেম কাংসি সাং চজি	খাইদেম কাংসি মৃত জোজা সা চজি	৭৭ ২৫১	"	৬৮ ৫৭৪	৫১৮।
	২। হিজম চাওব সাং লৈফম	খাইদেম বাবু সা কালা সা চজি	৭৭ ৩৮৫	"	৬৮/২১৫	৫৬৮।
		বাপ্পতি ময়োন পাং মৃত সা খোংমোন ময়োন	৬৩ ২৭১	অমসুং	১৬ ৫১৫	৭।
						(মধ্য)

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 56-E-28 Imphal, Tuesday, June, 13, 1950.

GOVERNMENT OF MANIPUR

(গেজেট নং ৫৫ গী মং)

পাং নং সংখ্যা লেখ	পাংচাবগী মমি অমসুং লৈফম	লৌবুগী মমি অমসুং লৈফম	পাট্টা নং	পান	লৌশিং	খাজনা	ময়েন লোনকম
		বাপ্পতি ময়ুম ধন শর্মা	৬৩	অহলুপ	১৫৮	১১১/	
		পীং অঙাংমচা শর্মা	১২৮		৫২১		
		সাং অহলুপ চুংখাম লৈ:					
২০।	১৯৩ নং লালি পাং	শোইবম মুক্তাসিং পীং নিজা জোখা সাং তেকচম	৪১ ৪২৯	লাইকম	১'২৬২	১৫০	
২১।		শোইবম মীলসিং পীং হিরেনসিং সাং তেকচম	৪১ ৪৫৭	"	১৮/৩৬১	২৪/	
২২।		লাংপোকলাকপম তোখা সাং তেকচম	৪১ ৩২	"	১'১৯৮	১১/	
২৩।		ঐ ঐ	৪১ ১৮১	"	১'১৯৮	১১/	
২৪।		ঐ ঐ	৪১ ৪	"	১'২০৯	১৫/	
২৫।	১০১/১০৬ হুতুবী খোংনচিংবা	১। ফাইরেনবম তোজাওসিং সাং মোইবাং ২। জালি মিয়া সাং কিয়ামগৈ	মোইরাংথেম বীরচন্দ্রসিং সাং মোইরাং ৫১ ৩০৯	অহলুপ	৫২১৮	৩৫৮	

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PUBLISHED BY AUTHORITY

17.

Imphal, Wednesday, June 14, 1950.

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GOVERNMENT OF MANIPUR.

Imphal, the 29th May, 1950.

No. F. 16/50-S. C. A.

SUPREME COURT OF INDIA.

Dated New Delhi 3, the 16th May, 1950.

CIRCULAR MEMORANDUM.

Subject :— Long vacation

No. J-C 1950 — The Supreme Court of India will be closed for the long vacation from Saturday, the 27th May and will reopen after the vacation on Monday 11th September 1950.

2. The Hon'ble Mr. Justice Mehr Chand Mahajan will be the Judge to hear matters which may require to be immediately promptly dealt with during the vacation.

3. No plaints, appeals, petitions or other documents, except those which require to be immediately or promptly dealt with, will be filed or received, in the Registry of the Court during the period from the 27th May till the 24th July 1950.

4. The offices of the Court will be open throughout the vacation from 7.30 to 12.30 A. M. every day, except on Saturdays and holidays. (All urgent and important communications which are intended for the Supreme Court and are not delivered during office hours may be sent to the residence of the undersigned 101, Press Road, New Delhi).

K. B. Singh,
Registrar, Judicial Commissioner's Court.

Sd/ P. N. Murty,
Registrar.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 58-E-29 Imph

Thursday, June, 15, 1950.

GOVERNMENT OF MANIPUR

Imphal, the 14th June, 1950.

No J/Misc 45 50 51 3511-13 — Where it is expedient that the collection of gunnion, steel pipes and other metallic articles from military dumps in Manipur their movement from Manipur to outside should be controlled and regulated, I, the Chief Commissioner of Manipur, in exercise of the powers conferred upon him by para 5 of the Government Administration Order, 1949 and all other powers enabling him in this behalf, do hereby order the following Order:—

1. All permits for the collection of scrap iron, Steel pipes or any other metallic articles from any Military dump within the territory of Manipur shall stand cancelled with immediate effect. All persons holding any such permits are hereby directed to produce the same to the Deputy Commissioner of Manipur within the 30th of June, 1950 for renewal or any other action as the Deputy Commissioner may think fit.

2. All movement or transport of any scrap iron, Steel pipes or metallic articles collected from military dumps from any place in Manipur to any other place outside Manipur by road, water, rail or air, except with a written permission granted by the Deputy Commissioner of Manipur is banned with immediate effect.

3. Any scrap iron, Steel pipes or metallic articles collected or attempted to be collected from any military dump in Manipur except under a permit which has been renewed under the provision of clause 1 above; or any such article which is exported or attempted to be exported from any place in Manipur to any place outside Manipur except under a permit as provided in clause 2, shall be liable to be confiscated to the Government of Manipur and the Deputy Commissioner of Manipur shall be entitled to prosecute for such confiscation.

P. C. Deb,
Secy. to the Government of Manipur.



PUBLISHED BY AUTHORITY

No. 19

Imphal, Wednesday, June 21, 1950

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PART II

GOVERNMENT OF MANIPUR

MANIPUR RICE (MOVEMENT CONTROL)

Order 1950

Imphal the 27th April, 1950.

No 781HD.—An order to provide for control of the movement of rice from Manipur.

Whereas for the benefit of the people of Manipur, it is expedient to control movement of rice from the territory of Manipur;

And whereas though the former Government passed order by Council Resolution prohibiting such movement and though such order is in force, the order does not contain adequate provisions for effectively dealing with various matters relating to and arising from it.

And whereas an emergency has arisen which renders it necessary to make better provision for the control of movement of rice from Manipur.

Now, therefore, in exercise of the power conferred by paragraph 5 of the Manipur (Administration) Order 1949 and of all other powers enabling him in this behalf, the Chief Commissioner is pleased to make the following order:—

1. Short title, extent and commencement:—

- (1) This order may be called the Manipur Rice (Movement Control) Order, 1950.
- (2) It extends to the whole of Manipur
- (3) It shall come into force at once.

2. Definitions:—In this order,

(1) Manipur means the area comprised within the territories of the State of Manipur specified in the Manipur (Administration) Order 1949, as may be amended from time to time.

(2) "RICE" includes rice and paddy of all species.

(3) "NOTIFIED ORDER" means an order notified in the official Gazette.

(4) Deputy Commissioner means Deputy Commissioner of Manipur.

3. No person shall move or transport or cause to be moved or transported or offer for movement or transport by rail, road, water or air any rice from any place within Manipur to any place outside Manipur except under and in accordance with a permit issued or granted by the Deputy Commissioner or other officer authorised by the Government in that behalf by notified order.

(to be continued).

Himmat Singh,
Chief Commissioner, Manipur.



PUBLISHED BY AUTHORITY

Imphal, Wednesday, June 21, 1950

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PART II

GOVERNMENT OF MANIPUR

MANIPUR RICE (MOVEMENT CONTROL)

Order 1950

Imphal, the 27th April, 1950.

NO. 731HD.—An order to provide for control of the movement of rice from Manipur. In view of the benefit of the people of Manipur, it is expedient to control the movement of rice from the territory of Manipur.

And whereas though the former Government passed order by Council Resolution relating such movement and though such order is in force, the order does not contain adequate provisions for effectively dealing with various matters relating to and arising from it.

And whereas an emergency has arisen which renders it necessary to make provision for the control of movement of rice from Manipur.

Now, therefore, in exercise of the power conferred by paragraph 5 of the Manipur (Administration) Order 1949 and of all other powers enabling him in that behalf, the Chief Commissioner is pleased to make the following order:—

1. Short title, extent and commencement:—

(1) This order may be called the Manipur Rice (Movement Control) Order, 1950.

(2) It extends to the whole of Manipur.

(3) It shall come into force at once.

2. Definitions:—In this order,

(1) Manipur means the area comprised within the territories of the State of Manipur specified in the Manipur (Administration) Order 1949, as may be amended from time to time.

(2) "RICE" includes rice and paddy of all species.

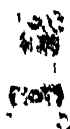
(3) "NOTIFIED ORDER" means an order notified in the official Gazette.

(4) Deputy Commissioner means Deputy Commissioner of Manipur.

(5) No person shall move or transport or cause to be moved or transported or offer for movement or transport by rail, road, water or air any rice from any place within Manipur to any place outside Manipur except under and in accordance with a permit issued or granted by the Deputy Commissioner or other officer authorised by the Government in that behalf by notified order.

(to be continued).

Himmat Singh,
Chief Commissioner, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 10-E-30 Imphal, Thursday, June, 22, 1950.

GOVERNMENT OF MANIPUR

(Continued from Gazette No 59)

Provided that the code in this paragraph shall apply to the movement of transport once under and in accordance with the order of the Government.

4 (1) If any person contravenes the provision of paragraph 3, he shall be liable to punishment with imprisonment for a term which may extend to three years or with fine or with both and the Court trying such contravention may direct that any property in respect of which the Court is satisfied that the order has been contravened shall be forfeited to the Government.

(2) Any person who attempts to contravene, or abets a contravention of, the provisions of paragraph 3, shall be deemed to have contravened that order.

(3) If the person contravening the provision of paragraph 3, is a company or other body corporate, every director, manager, secretary or other officer or agent thereof shall, unless he proves that the contravention took place without all due diligence to prevent such contravention, be deemed to be guilty of such contravention.

5. Whenever any offence punishable under sub-paragraph (1) of paragraph 4 has been committed, the court may direct that the bags, packages, coverings or receptacles in which any property liable to be forfeited under the said sub-paragraph is found, and animals, vehicles, vessels or other conveyances used in carrying the said property shall be forfeited to the Government.

Provided that no Court trying an offence under this order shall decline such bag, package, covering, or receptacle or any such animal, vehicle, vessel or other conveyance forfeited to the Government unless it is proved that the owner thereof knew that the offence was being or was about to be, or was likely to be, committed.

6. No Court shall take cognizance of any offence punishable under this order except on a report in writing of the facts constituting such offence made by a person who is a public servant as defined in section 21 of the Indian Penal Code.

7. Any Magistrate empowered for the time being to try in a summary way the offences specified in sub-section (1) of section 200 of the Code of Criminal Procedure, 1898 (V of 1-95), may, on application in this behalf being made by the prosecution, try in accordance with the provisions contained in sections 202 to 205 of the said Code any offence punishable under this order.

Offences

Attempts etc.

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Offences by
companies.

Forfeiture.

Cognizance of
offences Act
XIV of 1860.

Government try
offences
summary
Act V of
1898

8 (1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of the provisions under section 3 of the Act.

(2) No suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by anything which is in good faith done or intended to be done in pursuance of any provisions under paragraph 3.

9. Any order made or deemed to have been made under any provision of any other law, enactment or Order and in force immediately before the commencement of this Order, shall continue in force and be deemed to have been made under the corresponding provision of this order and all penalties incurred and all proceedings commenced under any such law, enactment or order shall be deemed to have been incurred or commenced under this order.

10. Any order made or deemed to have been made in pursuance of the provision of paragraph 3, shall have effect notwithstanding any thing inconsistent therewith contained in any other law, enactment or order other than this order.

11. This order supersedes every other order or council resolution in this respect.

Himmat Singh,
Chief Commissioner, Manipur.

NOTIFICATION No. 22

Imphal, the 12th June, 1950.

No J/22/50-51/3956-58.—In exercise of the powers conferred upon him by section 15 of the Indian Arms Act, 1878 (Act XI of 1878) the Chief Commissioner is pleased to extend section 15 of the said Act to Manipur.

P. C. Deb,
Secy. to the Government of Manipur,
Revenue & Finance Departments.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 60-E-30 Imphal, Thursday, June, 22, 1950.

GOVERNMENT OF MANIPUR

(Continued from Gazette No 59)

Provided that nothing in this paragraph shall apply to the movement of transport of rice under and in accordance with the order of the Government

Penalties 4. (1) If any person contravenes the provision of paragraph 3, he shall be liable to punishment with imprisonment for a term which may extend to three years or with fine or with both and the Court trying such contravention may direct that any property in respect of which the court is satisfied that the order has been contravened shall be forfeited to the Government.

Attempts etc. (2) Any person who attempts to contravene, or abets a contravention of, the provisions of paragraph 3, shall be deemed to have contravened that order.

Offences by corps. (3) If the person contravening the provision of paragraph 3, is a company or other body corporate, every director, manager, secretary or other officer or agent thereof shall, unless he proves that the contravention took place without all due diligence to prevent such contravention, be deemed to be guilty of such contravention.

Forfeiture. 5. Whenever any offence punishable under sub-paragraph (1) of paragraph 4 has been committed, the court may direct that the bags, packages, coverings or receptacles in which any property liable to be forfeited under the said sub-paragraph is found, and animals, vehicles, vessels or other conveyances used in carrying the said property shall be forfeited to the Government.

Provided that no Court trying an offence under this order shall declare such bag, package, covering, or receptacle or any such animal, vehicle, vessel or other conveyance forfeited to the Government unless it is proved that the owner thereof knew that the offence was being or was to be or was likely to be, committed.

Cognizance of offences Act XIV of 1860. 6. No Court shall take cognizance of any offence punishable under this order except on a report in writing of the facts constituting such offence made by a person who is a public servant as defined in section 21 of the Indian Penal Code.

Power to try offences summarily Act V of 1898. 7. Any Magistrate empowered for the time being to try in a summary way the offences specified in sub-section (1) of section 260 of the Code of Criminal Procedure, 1898 (V of 1898), may, on application in this behalf being made by the prosecution, try in accordance with the provisions contained in sections 262 to 265 of the said Code any offence punishable under this order.

8. (1) No suit, prosecution or other legal proceeding shall lie against any person for anything which is in good faith done or intended to be done in pursuance of the provisions under the Act. paragraph 3.

(2) No suit or other legal proceeding shall lie against the Government for any damage caused or likely to be caused by anything which is in good faith done or intended to be done in pursuance of any provisions under paragraph 3.

9. Any order made or deemed to have been made under any provision of any other law, enactment or Order and in force immediately before the commencement of this Order, shall continue in force and be deemed to have been made under the corresponding provision of this order and all penalties incurred and all proceedings commenced under any such law, enactment or order shall be deemed to have been incurred or commenced under this order.

10. Any order made or deemed to have been made in pursuance of the provision of paragraph 3, shall have effect notwithstanding any thing inconsistent therewith contained in any other law, enactment or order other than this order.

11. This order supersedes every other order or council resolution in this respect.

Himmat Singh,
Chief Commissioner, Manipur.

NOTIFICATION No. 22

Imphal, the 12th June, 1950.

No. J/22/50-51/3956-58.— In exercise of the powers conferred upon him by section 15 of the Indian Arms Act, 1878 (Act XI of 1878) the Chief Commissioner is pleased to extend section 15 of the said Act to Manipur.

P. C. Deb,
Secy. to the Government of Manipur
Revenue & Finance Departments.

Manipur



Gazette

PUBLISHED BY AUTHORITY

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Imphal W. No.

June 28, 1950.

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GOVERNMENT OF MANIPUR

PART III

NOTICES

Income Tax.

Imphal the 24th May, 1950.

No. 1768RF.—Return of Total Income and of Total World Income of the previous year for assessment in the year commencing on the 1st April 1950.

In pursuance of Sub-section (1) of section 22 of the Indian Income Tax Act, 1922 (XI of 1922) notice is hereby given to Every Person whose total income for the previous year exceeded the maximum amount not chargeable to income tax to furnish within sixty days from the date of publication of this Notice a return in the prescribed form and verified in the prescribed manner setting forth (along with such other particulars as are required by the said form) his total income and total world income for that year.

A copy of the prescribed form is supplied free of charge to any person who for the purpose of complying with this notice applied at my office.

Penalty.—Any person who fails without reasonable cause to furnish the return required by this notice or fails within the reasonable cause to furnish it within the time allowed or in the manner required is liable under section 28 of the said Act to a penalty not exceeding one and a half times any tax payable by him.

Income-Tax Officer : Jorhat.

ADRIAN S. JORHAT.

Date of publication of this Notice 24. 4. 50.

INSTRUCTIONS

For the year commencing on 1st April 1950 the maximum amount which is not chargeable to income tax is as follows:—

In the case of—

Rs.

- Any Court of Wards, Administrator-General, Official Trustee, Any Receiver or Manager appointed under any order of a

MANIPUR GAZETTE, JUNE, 28, 1950.

Court or my trustee or trustees appointed under a trust declared by a duly executed instrument in writing whether testamentary or otherwise where the income, profits or gains or any part thereof are not specifically receivable on behalf of any one person, or where the individual shares of the persons on whose behalf they are receivable are indeterminate or unknown				Nil
ii) Any Company or local authority				Nil
iii) Any person being a citizen of India or a British subject who is not resident in the territory of India excluding Jammu and Kashmir and whose total world income exceeds Rs. 3,600/-				Nil
iv) Any other non-resident person				Nil
v) Any other individual, Hindu undivided family, firm or association of persons				3,600/-
vi) Hindu Undivided Family which satisfies the prescribed condition				7,200/-

Dated 24. 4 1950

Income tax Officer, Jorhat.

ভারতের উৎপাদিত চাষাল।

মাসিগা কাল্লাবা মবম থর লোর। ভারতকী রানা থনস্থ লুনা ফংজববা নিঙ তথসি মতম পুন্মক্কা আ ফাওবা।
 ২ যনো লৈননবা অমস্থং নিংশি ননবা অজুগা নিঙ তথসি ২৬ ইন-কায়কনগে খোরালেকপা পুন্মক্কা তাকখোক্তবগী
 ৩ ১৬৭ লেতবা রাখন অমা ভারতকী মী খুদিংগা থম্বে হদা পাথি অমমম থাবগা মশক্কা। ভারতকী মী
 ৪ ১৬৮ মবুতা উ হায সিনা লৈবাক অমগা নন-থুম ১৬৯ কযায়ুক কাল্লাবা অজুগা অটীক অশা (হুদা)
 ৫ ১৭০ মরাদা হুনা কয কাল্লাবা অসিস্থ নিংশি ১৭১ ২।

পাঠ্যক্রম নীচে দেওয়া হয়েছে।

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। नमः क पदाङ्गे यादविगानि निःशेष ।

ট. বাসিন্দা, ছেদাকা লুটিংবিশিং, আফসবী ম. + কশিনা থবক অসি থবায় দ্বাওনা হুঙাইবগা লোয়ননা
 ২৫ নং ১/৫ দ্বাওনবগী থোশিন জুনগী তাম : ৭ তা তোবিব মটিংগী দ্বাওনা ডবদা দ্বাওনা হুঙাইবগে।
 ইতি ২৮। ৬। ১৯৫০ইং।

ঔহিন্দুসিংহ,
চীফ কমিশনার, মণিপুর ।

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 4-E-31 Imphal, Thursday, July 6, 1950.

ORDER No. 81-352450.

Imphal, the 2nd July, 1950.

No ST. 3334/50.—With effect from the 3rd July, 1950 all restrictions on the import of foreign cloth, foreign and Indian yarn are removed.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 64

Imphal, Wednesday July 12, 1950

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GOVERNMENT OF MANIPUR

HOME AND DEVELOPMENT DEPARTMENT.

ORDER No. 57 of 1950

Imphal, the 30 June 1950.

PART III

GOVERNMENT OF MANIPUR 3000-7/HD - In partial modification of Order No. 235 of 1949, the Chief Commissioner is pleased to order that Maulvi Bashiruddin Ahmed, Sub-Deputy Collector, Imphal East Tahsil, will act as Sub-Deputy Collector, Imphal West Tahsil in addition to his own duties viz Shri K. Lamphel Singh, temporarily appointed as Rehabilitation Officer. The clause in the said order temporarily appointing Shri Y. Krishna Chandra Singh, Head Clerk, Imphal West Tahsil, as Sub-Deputy Collector, Imphal West, is hereby cancelled.

P. C. Deb,

Secy. to the Government of Manipur.



PUBLISHED BY AUTHORITY

Imphal, Wednesd July 10, 1950.

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GOVERNMENT OF MANIPUR

PART III

NOTHING DOX No 21

Impressions taken June, 1950.

o J Misc 4 50-1 3675-7RF W
o that to play entitled 'Army
o perform a counter-entertainment
o feeling of disaffection against th
o deprive and corrupt persons
o W, till KFI O L in exercise
o Manipal Administration) O
o this order the Chief Commis
o the performance of the
o on 14th May 1948

NOTIFICATION 25

Implied, the re, 90

No. J Misc 41/50-51 5169-72. With reference to the play entitled "Naga" which is being performed in Manipal, I am informed that it is being performed in sympathy with the Government of India and is likely to excite feelings of disaffection against the Government and likely to deprive and corrupt the minds of the people of Manipal. Now, therefore, in exercise of the powers conferred upon him by part 5 of the Manipal (Administration) Order, 1941, and all other powers enabling him in this behalf, the Chief Commissioner of Manipal is pleased to direct the prohibition of the performance of the said play in any public place within the limits of Manipal.

1' C' Deb

Secretary to the Govt of Manipal

Press Information Bureau, GOVERNMENT OF INDIA.

Disputed persons' claim form main features at a glance.

New Delhi, 1 June 1950.

No RH 61 50 28 2625HD.—(1) Clu forms will be available on payment after June 26 at all Head Post Offices But Delhi and Bombay, forms will be available at all Post Offices

(-). Forms are available in five forms and may be filled in any of these

Prescription fees must be paid in full at the time of claim, in the manner specified in the claim. In D. C. 's who have gone abroad, a prescription for those filling exaggerated claims, all rehabilitation benefits, provided for filling claims, do not rush out your forms in the first few days.

T. Kipgen,
Asstt Secretary to the Government
of Manipur



PUBLISHED BY AUTHORITY

Imphal, Wednesday, July 19, 1950.

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GOVERNMENT OF MANIPUR

PART III

NOTIFICATION. No. 21

Imphal, the 8th June, 1950.

No. J/Misc 4 50-51,3675-7RF.—WHEREAS the Chief Commissioner of Manipur considers that the play entitled 'Army Recruitment', the subject matter of which contains propaganda against recruitment to the Armed Forces of India is of nature likely to excite feelings of disaffection against the Government established by law in India or likely to deprave and corrupt persons present at the performance;

NOW, THEREFORE, in exercise of the powers conferred upon him by para 5 of the Manipur (Administration) Order, 1949 and all other powers enabling him in this behalf, the Chief Commissioner of Manipur is pleased to direct the prohibition of the performance of the aforesaid play in any public place within the territory of Manipur.

NOTIFICATION. No. 25

Imphal, the 11th June, 1950.

No. J/Misc 41/50-51,5169-72.—Whereas the Chief Commissioner of Manipur considers that the play entitled 'NASIRUDDIN', the subject matter of which contains propaganda in sympathy with Communist absconders, is of a nature likely to excite feelings of disaffection against the Government established by law in India and likely to deprave and corrupt persons present at the performance,

Now, therefore, in exercise of the powers conferred upon him by para 5 of the Manipur (Administration) Order, 1949 and all other powers enabling him in this behalf, the Chief Commissioner of Manipur is pleased to direct the prohibition of the performance of the aforesaid play in any public place within the territory of Manipur.

P. C. Deb.

Secretary to the Govt. of Manipur.

PRESS INFORMATION BUREAU GOVERNMENT OF INDIA.

Displaced persons' claim forms main features at a glance.

New Delhi, June 14, 1950.

No. RH 61/50/28/2625HD.—(1) Claim forms will be available on payment after June 26 at all Head Post Offices. But in Delhi and Bombay, forms will be available at all Post Offices.

(2) Forms are available in five languages and may be filled in any of these languages.

(3) Prescribed fees must be paid along with the claims in the manner specified.

(4) Arrangements have separately been announced for D. Ps who have gone abroad.

(5) Imprisonment or fine or both have been prescribed for those filling exaggerated or duplicate claims. Such persons will forfeit all rehabilitation benefits.

As a period of three months has been provided for filling claims, do not rush with your forms in the first few days.

T. Kipgen,

Asstt. Secretary to the Government of Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 66-E-32 Imphal, Saturday, July 22, 1950.

GOVERNMENT OF MANIPUR.

OFFICE OF THE DEPUTY COMMISSIONER, MANIPUR.

ORDER No. S.P. 353/50.

Imphal, the 18th July, 1950.

No. 15-7 R H—In exercise of the powers vested in me by section 3 of the Displaced Persons (Claims) Act, 1950 I, Muhim Nath Phukan, Registering Officer Manipur, appoint Shri Lamphel Singh, as Assistant Registering Officer. He shall, subject to my general superintendence and control, have all the powers of the Registering Officer under this Act.

NOTICE.

Dated Imphal, the 18th July 1950

No. 12-4 R H—Claims are hereby invited from Displaced Persons who migrated into India after the 1st day of March 1947 and are now living within the territory of the State of Manipur in respect of their immovable property left behind in West Pakistan (territories of Pakistan excluding the Province of East Bengal).

Claims will be received by the undersigned or any officer empowered in this behalf upto the 30th September 1950 from the date of publication of this notice and must relate to (i) any immovable property situate within an urban area (ii) any right or interest in an industrial undertaking (iii) house property situate outside an urban area, the cost of construction of which at the present prevailing rates is not less than Rs 20,000/-, and (iv) agricultural land, but excluding kharif land in the Province of the West Punjab. No other kind of property shall be included in a claim.

Claims must be submitted in prescribed forms which are available for purchase at the local post offices and shall be accompanied by a Treasury receipt or a crossed Indian Postal order payable to the Joint Chief Claims Commissioner for the fee payable as shown under.

Every such claim shall be presented in person or through an agent and in the case of a minor or other person under a disability through a guardian or the next friend. It should also be attested by (a) a magistrate or a Justice of the peace or (b) a gazetted officer or (c) a member of Parliament or a State Legislature or (d) a member of a district board, a municipal committee or an Oaths Commissioner.

It is emphasised that the provision of section 12 of the Displaced Persons (Claims) Act 1950 (XIV of 1950) shall operate against these claimants presenting false or exaggerated or duplicate claims.

Rate of fees.

Amount of claim.	Fee.
Claims not exceeding Rs. 20,000	Rs. 1-0-0
Claims exceeding Rs. 20,000 but not exceeding Rs. 1,00,000	" 2-0-0
Claims exceeding Rs. 1,00,000 but not exceeding Rs. 2,50,000	" 5-0-0
Claims exceeding Rs. 2,50,000 but not exceeding Rs. 5,00,000	" 7-8-0
Claims exceeding Rs. 5,00,000	" 10-0-0

Sd/M. N. Phukan,
Registering Officer.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 56-E-32 Imphal, Tuesday, July 22, 1950.

GOVERNMENT OF MANIPUR

OFFICE OF THE DEPUTY COMMISSIONER, MANIPUR.

ORDER No. 51-5/50

Imphal, the 1st July, 1950.

157 F H—In exercise of the powers vested in me by section 3 of the Manipur (Claims) Act, 1950 I, M. Nath Phukan, Registering Officer Imphal, conjoint Shri Lumphel Singh, as Assistant Registering Officer He, subject to my general superintendence and control, have all the powers of a Registering Officer under this Act

NOTICE.

Dated Imphal, the 18th July 1950

No 12-4 R H—Claims are hereby invited from Displaced Persons who migrated into India after the 1st day of March 1947 and are now living within the limits of the State of Manipur in respect of their immovable property left behind in West Pakistan (territories of Pakistan including the Province of East Punjab)

Claims will be received by the undersigned or any officer empowered in this behalf up to the 30th September 1950 from the date of publication of this notice and must relate to (i) any immovable property situate within an urban area (ii) right or interest in an industrial undertaking (iii) house property situate within an urban area, the cost of construction of which at the present prevailing rates is not less than Rs 20,000, and (iv) agricultural land, but excluding agricultural land in the Province of the West Punjab. No other kind of property may be included in a claim

Claims must be submitted in prescribed form which are available for purchase at the local post offices and shall be accompanied by a Treasury receipt or a crossed Indian Postal order payable to the Joint Chief Claims Commissioner for fee payable as shown under

Every such claim shall be presented in person or through an agent and in the case of a minor or other person under disability through a guardian or the next of kin

It should also be attested by (a) a magistrate or a Justice of the peace (b) a gazetted officer or (c) a member of Parliament or a State Legislature (d) a member of a district board, a municipal committee or an Oaths Commissioner

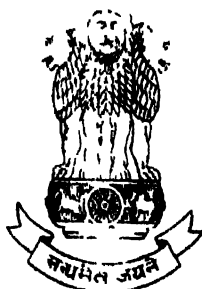
It is emphasized that the provisions of section 2 of the Displaced Persons (Claims) Act, 1950 (XIV of 1950) shall apply against those claimants presenting false or exaggerated or duplicate claims

Rate of fees

Amount of claim.	Rate of fees	Fee.
Claims not exceeding Rs. 20,000	...	Rs. 1-0-0
Claims exceeding Rs. 20,000 but not exceeding Rs. 1,00,000	...	„ 2-0-0
Claims exceeding Rs. 1,00,000 but not exceeding Rs. 2,00,000	...	„ 5-0-0
Claims exceeding Rs. 2,00,000 but not exceeding Rs. 5,00,000	...	„ 7-8-0
Claims exceeding Rs. 5,00,000	...	„ 10-0-0

Sd/ M. N. Phukan,
Registering Officer.

Manipur



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PUBLISHED BY AUTHORITY

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Imphal, Wednesday, July 26, 1950.

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GOVERNMENT OF MANIPUR

PART II

ORDER

Imphal, the 22nd July, 1950.

No J-C 2952 --Displaced legal practitioners who have migrated from Pakistan to India and who have since their migration from Pakistan, already enrolled themselves as Advocates, Pleaders etc. will be exempted from payment of usual SANAD fees for a period of 2 years i.e. 1950 and 1951 on their enrolment as such in Manipur State Courts. Rules No 3 and 4 regarding enrolment and annual renewal fee passed at the judges meeting on 29-10-48 are amended so far. This is in accordance with letter No. D. 26 J/50 dated New Delhi, the 6th July, 1950 from the Under Secy. to the Govt. of India, Ministry of States to the Chief Commissioner, Manipur.

Lakshmi Narain.

Judicial Commissioner, Manipur.
20-2-50.

ORDER NO. 435 OF 1950.

Imphal, the 21st July, 50.

No. PW. 40/Reforma I/50/4247-52 H.D --The Government of India have not provided any fund for the Public Works Department of the Tribal Areas in the current Budget i.e. for the year 1950-51. Therefore all the staff under this Department are hereby discharged from service with immediate effect.

By order etc.

T. Kipgen,

Assistant Secretary, Home and Development.

PART III

NOTICE No. 1 OF 1950-51, EXCISE DEPARTMENT.

1. Is hereby given that license for the under mentioned opium shop will be sold by tender system for the year 1950-51 at D. C's office at 11 A. M. (I S. T.) on the day of 29th June 1950, subject to the following conditions.

The license sold will give the right of opening a shop only at the site mentioned below from 1st July, 50 to 31st March 1951.

The license will be sold at a fixed rate of vend fee.

The fixed rate is to be submitted to the D. C. on or before the day fixed, in the following form in a sealed cover.

Tender for opium shop.

1. Name of shop.
2. Rate of vend fee at which tender is made.
3. Name and address of tenderer.
4. Signature of witnesses to the tender 1.

2.

(i) Signature or thumb impression of tenderer with date

(ii) Tender shall bear a duty fee stamp of Rs. 5/-.

The date of settlement will be announced on the day of 29th June, 50.

The license sold by the tender system will be sold by any other method as prescribed by the Govt. The undersigned is not bound to accept any particular tender or the highest or any bid.

(1) (A) The purchaser will be required to deposit on the day of sale, as security, a sum equal to two months' vend fee on the estimated consumption of the shop.

(B) The purchaser shall be required to pay two months' fees on the date of sale, one month's fee on the date on which the currency of the license begins and one month's fee on the first of every succeeding month until the total fee due on the license has been realised.

(C) (A) When a license is knocked down or the result of settlement under the tender system is announced the purchaser is liable for any loss that may accrue to Manipur Govt. in case it becomes necessary to re-sell it for a lower license fee or to resettle it in consequence of his failure to pay the sum payable at the time of sale. Each tenderer whose tender is accepted is liable to this condition in case of his failure to make good of his bid or tender and will be liable to pay the loss as provided in Section 30 of the Eastern Bengal and Assam Excise Act 1910.

(ii) If for any valid reason a license, after its sale be refused to the purchaser the advance deposit or security paid by him will be refunded.

The term of license will commence from the 1st July, 1950 and the purchaser is required to open his shop on the day of his term of license commence or such date as the D. C. may order, failing which his advance deposit paid will be forfeited and his license will be cancelled and resold at his risk and he will be liable for any loss that may accrue to Manipur Govt. by the result.

(8) The license will not be transferable nor can it be sublet without the order of the Deputy Commissioner,

(9) Vend fee.	Cost price.	Duty.	Treasury price.	Retail price
Rs. . . .	Rs. 37/5/-.	Rs. 280/10 .	Rs. 267/15/-.	Rs. 332/15/
	per seer.	per seer.	per seer.	per seer.

No.	Site of shop.	Thana or Mauza in which situate.	Monthly fee of last Sale.
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NOTICE No. 2 OF 1950, EXCISE DEPARTMENT.

It is hereby given that licenses for the under mentioned Excise wholesale & retail will be sold by auction for the months from 1st July, 50 to 31st March, 51 at the D.C.'s office at 11 A.M. (or 1 P.M.) on the 9th day of June, 50 subject to the following conditions:-

(1) The license sold will give the right of opening a shop only at the site named in the list below or on such site within 100 yards thereof, as may be approved by the D.C. provided that the D.C. reserves to himself the right to transfer any retail shop from the locality specified to some other locality in the neighbourhood.

(2) The result of the settlement will be announced on that day of 29th June, 50. The undermentioned is not bound to accept the highest or any bid; may exclude any or more bids of a character which may refuse any bid deemed to be reckless or purely speculative.

(3) The purchaser shall be required to pay two months' fee on the date of the sale and one month's fee on the date on which the currency of the license begins and one month's fee on the first of every succeeding month until the total fee due for the license has been realised.

(4) When a license is knocked down the purchaser is liable for any loss that may accrue to Manipur Govt. in case it becomes necessary to re-sell it for a new license fee or to settle it in consequence of his failure to pay the sum payable at the time of sale to the D.C. in case of his failure to make good his bid and will be liable to pay the loss provided in Section 37 of the Eastern Bengal and Assam Excise Act 1910.

(5) If for any valid reason a license after its sale be refused to the purchaser the advance deposit or security paid by him will be refunded to the purchaser.

(6) The term of license will commence from the 1st March, 50 and the purchaser is required to open his shop on the day his term of license commences. If the purchaser fails to do so the D.C. may order the forfeiture to which his advance deposit or security paid by him will be forfeited and his license will be cancelled and resold at his risk and he will be liable for any loss that may accrue to Manipur Govt. by the resale.

(7) The license will not be transferable nor can it be sublet without the previous sanction of the D.C.

(8) The licensee will get supply of liquor from the distillers @ Rs. 1 1/2/- per quart bottle and it will be sold @ Rs. 2/- per quart bottle.

(9) A fee of anna 7/- per quart bottle derived on the basis of sale for such supply for Govt. out of the profit per quart bottle. The whole sale vendor will supply liquor to the sub-Vendor @ Rs. 1/- per quart bottle.

(10) The Retail vendor will have to deduct the liquor at 30.0 u. p.

(11) The security deposit will be Rs. 1000/- per annum.

(12) Only successful bidder can open shops and deal in country liquor. Any one acts in contravention of this notification shall be liable with punishment under Assam Excise Act of 1910.

Serial No.	Site of shop.	Thana in which situated	Monthly fee of last sale.	Remarks.
	Whole & Retail liquor shop at Imphal	Imphal	Rs. 30/-	
	Whole & Retail liquor shop at Sekmai.	Imphal	Rs. 30/-	

M. N. Phukon,
Deputy Commissioner, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 67.

Imphal, Wednesday, July 26, 1950.

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GOVERNMENT OF MANIPUR

PART II

ORDER

Imphal, the 22nd July, 1950.

No. J-C 2952 —Displaced legal practitioners who have migrated from Pakistan to India and who have since their migration from Pakistan, already enrolled themselves as Advocates, Pleaders etc. will be exempted from payment of usual SANAD fees for a period of 2 years i.e. 1950 and 1951 on their enrolment as such in Manipur State Courts. Rules No. 3 and 4 regarding enrolment and annual renewal fee passed at the judges meeting on 29-10-48 are amended so far. This is in accordance with letter No. D. 200J/50 dated New Delhi, the 6th July, 1950 from the Under Secy. to the Govt. of India, Ministry of States to the Chief Commissioner, Manipur.

Lakshmi Narain.

Judicial Commissioner, Manipur.
20-2-50.

ORDER NO. 435 OF 1950.

Imphal, the 21st July, 50.

No. PW. 40/Reforma/1/50/4247-52 H.D.—The Government of India have not provided any fund for the Public Works Department of the Tribal Areas in the current Budget i.e. for the year 1950-51. Therefore all the staff under this Department are hereby discharged from service with immediate effect.

By order etc.

T. Kipgen,

Assistant Secretary, Home and Development.

NOTICE No. 2 OF 1950-51, EXCISE DEPARTMENT.

It is hereby given that licenses for the under mentioned Excise wholesale & retail shop will be sold by auction for the months from 1st July, 50 to 31st March, 51 at the D. C.'s office at 11 A. M. (1. S. T.) on the 29th day of June, 50 subject to the following conditions:—

(1) The license sold will give the right of opening a shop only at the site specified in the list below or on such site within 100 yards thereof, as may be approved by the D. C. provided that the D. C. reserves to himself the right to close any retail shop from the locality specified to some other locality in the neighbourhood.

(2) The result of the settlement will be announced on that day of 29th June, 50. The undermentioned is not bound to accept the highest or any bid; may exclude persons of notoriously bad character and may refuse any bid deemed to be reckless or purely speculative.

(3) The purchaser shall be required to pay two months' fee on the date of the month's fee on the date on which the currency of the license begins and such fee on the first of every succeeding month until the total fee due for a year has been realised.

When a license is knocked down the purchaser is liable for any loss that may be incurred by Manipur Govt. in case it becomes necessary to re-sell it for a year's fee or to settle it in consequence of his failure to pay the sum specified at the time of sale to this condition in case of his failure to make good his bid and will be liable to pay the loss provided in Section 35 of the Eastern Bengal and Assam Excise Act 1910.

(4) If for any valid reason a license after its sale be refused to the purchaser the advance deposit or security paid by him will be refunded to the purchaser.

(5) The term of license will commence from the 1st March, 50 and the purchaser is required to open his shop on the day his term of license commences or on such date as the D. C. may order failing to which his advance deposit or security paid by him will be forfeited and his license will be cancelled and resold at his risk and he will be liable for any loss that may accrue to Manipur Govt. on the resale.

(6) The license will not be transferable nor can it be sublet without the previous sanction of the D. C.

(7) The licensee will get supply of liquor from the distillers @ Rs. 1/2/- per quart. bottle and it will be sold @ Rs. 2/- per quart. bottle.

(8) A fee of annas -/8/- per quart. bottle is levied on the basis of sale for such liquor for Govt. out of the profit per quart. bottle. The whole sale vendor will supply liquor to the Sub-Vendor @ Rs. 1 1/3 - per quart. bottle.

(A) The Retail vendor will have to reduce the liquor at 30.00 p.

(B) The security deposit will be Rs. 500 - per annum.

(C) Only successful bidder can open shops and deal in country liquor. Any one in contravention of this notification shall be liable with punishment under Assam Excise Act of 1910.

Serial No.	Site of shop.	Thana in which situate.	Monthly fee of last sale.	Remarks.
1.	Whole & Retail liquor shop at Imphal.	Imphal.	Rs. 30/-	
2.	Whole & Retail liquor shop at Sekmai.	Imphal	Rs. 30/-	

M. N. Phukon,
Deputy Commissioner, Manipur.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 64-E-32 Imphal, Friday, July 28, 1950.

GOVERNMENT OF MANIPUR.

Revenue and Finance Departments.

NOTIFICATIONS.

No. R/1,15(d)/28.

Imphal, the 21st July, 1950.

No R/1 15 (d)/6244-5.—The Chief Commissioner has been pleased to order the deletion of the Laihram sub-fishery of the Leitang Fishery No. 129 from the Fishery Register with effect from 1st April, 1950, and to allow its settlement as cultivable land.

The Leitang fishery shall in future therefore be settled without the said sub-fishery.

No. 30.

Imphal, the 26th July 1950.

No Ex 54/50-51/6283.—It is hereby notified for general information that the existing Excise laws and rules in force in this State the fermented country or popularly known as PUKYU, WAIYU, PACHWAI are exempted from the provisions of the Excise Act as regards manufacture and possession upto a limit of 4 seers undiluted or 12 seers diluted for anyone family living and eating together, when meant for home consumption and not for sale.

This notification is issued under Chief Commissioner's orders as the facts as noted in it does not seem to be sufficiently known among Hill People.

P. C. Deb,
Secretary to the Govt. of Manipur.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 68-E-32 Imphal, Friday, July 28, 1950.

GOVERNMENT OF MANIPUR.

Revenue and Finance Departments.

NOTIFICATIONS.

No. R/1,15(d)/28.

Imphal, the 21st July, 1950.

No. R/1 15 (d) 6244-5.—The Chief Commissioner has been pleased to order the deletion of the Lihiram sub-fishery of the Leitang Fishery No. 129 from the Fishery Register with effect from 1st April, 1950, and to allow its settlement as cultivable land.

The Leitang fishery shall in future therefore be settled without the said sub-fishery.

No. 30.

Imphal, the 26th July 1950.

No. Ex. 54/50-51/6283.—It is hereby notified for general information that under existing Excise laws and rules in force in this State the fermented country liquors popularly known as PUKYU, WAIYU, PACHWAI are exempted from the operation of the Excise Act as regards manufacture and possession upto a limit of 4 seers undiluted or 12 seers diluted for anyone family living and eating together, when meant for home consumption and not for sale.

This notification is issued under Chief Commissioner's orders as the facts as noted in it does not seem to be sufficiently known among Hill People.

P. C. Deb,

Secretary to the Govt. of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No 69.

Imphal, Wednesday, August 2, 1950.

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GOVERNMENT OF MANIPUR

PART I

ORDER No 440 OF 1950.

Imphal the 28th July, 1950.

No. HDE 17/50/33/4629-32HD.—The Chief Commissioner has been pleased to accord sanction to the appointment of Shri L. Iboton Roy as a temporary teacher on Rs. 75-5-100/- p. m. with effect from the 1st July, 1950. He will get the usual allowance of Rs. 25/- p. m. given to graduate teachers if and when he passes his degree examination.

ORDER No 445 OF 1950.

Imphal, the 28th July, 1950.

No HDE 17/50/34/4633-HD.—Shri Th. Nilamani Singh is appointed as a temporary teacher in Johnstone High School on Rs. 75-5-100/- with effect from 1st to the 27th July, 1950

PART II

ORDER No. 436 of 1950.

Imphal, the 25th July, 1950.

No. 4336-96 HD.—The Chief Commissioner has been pleased to order that periods of absence from duty of Manipur Government servants for interviewing the Services Selection Board for a Commission in the Territorial Army or for attending a medical examination for such appointment will be treated as duty in the same way as in the case of training period.

ORDER No. 439 of 1950.

Imphal, the 20th July, 1950.

No. APMN 31,50 4463-76 HD.—Chief Commissioner has been pleased to authorise all the 1st Class Magistrates to sign affidavits required and to be presented for eligibility for appointment to Union Services and Posts.

T. Kipgen.

Assistant Secretary to the Govt. of Manipur.

PART III

PRESS NOTE.

Imphal, the 28th July, 1950.

No APMN 31/50 4628/HD.—Subject :—Certificates of eligibility for appointment to Union Services and Posts.

Some misunderstanding seems to exist about cases in which candidates are required to obtain certificates of eligibility for appointment to Union services and posts. The correct position in the matter is, therefore, explained below for the guidance of intending applicants.

Persons who migrated from Pakistan before the 9th July 1948 and have clearly been resident in India since then are citizens of India in terms of article 6 (b) of the Constitution. No certificates of eligibility are, therefore, necessary, in terms of the Government of India, Ministry of Home Affairs' Resolution No. 43/8/49-Ests., dated the 6th April 1950, to render them eligible for appointment to services and posts under the Union. Persons who so migrated after the 19th July 1948, but before the 30th September 1948, and who either got themselves registered as citizens of India or entered service under the Union before the 26th January 1950, also do not require certificates of eligibility.

A candidate who satisfies the above criteria need not apply for a certificate of eligibility but should produce before the appointing authority or forward to the Union Public Service Commission along with his application form, as the case may be, an affidavit sworn before a 1st Class Magistrate in one of the following forms :—

(i) "I declare that I migrated to India from Pakistan before the 9th July 1948 and have ordinarily been resident in India in the State of _____ since then,"

or

(ii) "I declare that I migrated to India from Pakistan after 18th July 1948 but before the 30th September 1948.

I further declare that I had *got myself registered as a citizen of India before the 26th January, 1950

*entered the Union Services without a certificate of eligibility under the old instructions before the 26th January 1950".

*Delete the portion not applicable.

3. Candidates for admission to competitive examinations held by the Union Public Service Commission who required certificates of eligibility, should apply for the same to the Ministry of Home Affairs in so far as the Ministerial Services and the Indian Administrative and allied Services Examinations are concerned and the respective Administrative Ministries concerned in other cases. Candidates for recruitment by selection through the Commission should apply to the Ministry administratively concerned with the particular service or post.

T. Kipgen,

Asstt. Secretary, Home & Development Department
Manipur.

Manipur



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PUBLISHED BY AUTHORITY

No. 69.

Imphal, Wednesday, August 2, 1950.

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GOVERNMENT OF MANIPUR

PART I

ORDER No. 410 OF 1950.

Imphal the 28th July, 1950.

No. HDE 17/50/33/4629-32HD.—The Chief Commissioner has been pleased to accord sanction to the appointment of Shri L. Iboton Roy as a temporary teacher on Rs. 75-5-100/- p. m. with effect from the 4th July, 1950. He will get the special allowance of Rs. 25/- p. m. given to graduate teachers if and when he passes his degree examination.

ORDER No. 445 OF 1950.

Imphal, the 28th July, 1950.

No. HDE 17 50/34.4633-HD.—Shri Ph Nilamani Singh is appointed as a temporary teacher in Johnstone High School on Rs. 75-5-100/- with effect from 4th to the 27th July, 1950

PART II

ORDER No. 436 of 1950.

Imphal, the 28th July, 1950.

No. 4336-96 HD.—The Chief Commissioner has been pleased to order that periods of absence from duty of Manipur Government servants for interviewing the Services Selection Board for a Commission in the Territorial Army or for attending a medical examination for such appointment will be treated as duty in the same way as in the case of training period.

ORDER No. 439 of 1950.

Imphal, the 26th July, 1950.

No. APMN/31/50,4463-76 HD.—Chief Commissioner has been pleased to authorise all the 1st Class Magistrates to sign affidavits required and to be presented for eligibility for appointment to Union Services and Posts.

T. Kipgen.

Assistant Secretary to the Govt. of Manipur.

PART III

PRESS NOTE.

Imphal, the 28th July, 1950.

No APMN 31 50 4628/HD.—Subject.—Certificates of eligibility for appointment to Union Services and Posts.

Some misunderstanding seems to exist about cases in which candidates are required to obtain certificates of eligibility for appointment to Union services and posts. The correct position in the matter is, therefore, explained below for the benefit of intending applicants.

Persons who migrated from Pakistan before the 9th July 1948 and have ordinarily been resident in India since then are citizens of India in terms of article 6 (b) of the Constitution. No certificates of eligibility are, therefore, necessary, in terms of the Government of India, Ministry of Home Affairs' Resolution No. 4378 19-Ests., dated the 6th April 1950, to render them eligible for appointment to services and posts under the Union. Persons who so migrated on or after the 19th July 1948, but before the 30th September 1948, and who either themselves registered as citizens of India or entered service under the Union before the 26th January 1950, also do not require certificates of eligibility.

A candidate who satisfies the above criteria need not apply for a certificate of eligibility but should produce before the appointing authority or forward to the Union Public Service Commission along with his application form, as the case may be, an affidavit sworn before a 1st Class Magistrate in one of the following forms :

(i) "I declare that I migrated to India from Pakistan before the 19th July 1948 and have ordinarily been resident in India in the State of since then,"

or

(ii) "I declare that I migrated to India from Pakistan after 18th July 1948 but before the 30th September 1948.

I further declare that I had got myself registered as a citizen of India before the 26th January, 1950

and entered the Union Services without a certificate of eligibility under the old instructions before the 26th January 1950".

*Delete the portion not applicable

3. Candidates for admission to competitive examinations held by the Union Public Service Commission who required certificates of eligibility, should apply for the same to the Ministry of Home Affairs in so far as the Ministerial Services and the Indian Administrative and allied Services Examinations are concerned and the respective Administrative Ministries concerned in other cases. Candidates for appointment by selection through the Commission should apply to the Ministry Administratively concerned with the particular service or post.

T. Kipgen,
Asstt. Secretary, Home & Development Department,
Manipur.



EXTRAORDINARY

PL 111-111

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Ne $\epsilon(0)^{-1} = 3$ (11) and $\epsilon(0) = 1$ (12) (Vanderhoff, 1955).

GOVERNMENT OF MANIPUR

PART II

CORRECTION of 19

Imp 01, 1 11 August, 19

No C9 66479 The Chief Commissioner has been pleased to order the temporary lifting of the control over the sale of cement by the P. W. D. with immediate effect and to lower the price at which cement will be sold by the P. W. D. to the public at Rs. 10/- per bag excluding S.C. tax. Intending purchasers are requested to purchase any quantity they desire from the P. W. D. at this rate without delay.

19 (Feb,

Secretary to the Govt of Manipur.

ORNL 11-11-1950

Memphis, Tennessee August, 1960

No. 5502 HD Member of a profession employed under this Government are not permitted to join an Union where the right to strike work has been conceded to its members.

No Unions which might have been formed prior to the promulgation of this Order will be recognized.

i. order etc.,

1. Kipe n

1st Secretary to the Govt of Manipur

PART III

PRESS INFORMATION BUREAU (DEFENCE WING)

GOVERNMENT OF INDIA

Imphal, the 14th August, 50

PRESS NOTE

MEMO. N HP 10 50 HD

The examination for admission to the Prince of Wales Military College, 1934, will be held on October 2, 1934, at different centres. It will consist of both written and viva voce tests. The examination should be held at the State Governments, or Chief

Applications on prescribed forms should reach the State Government, or Chief Commissioner, in whose jurisdiction the applicants' parents or guardians ordinarily reside not later than September 15, 1951. Those seeking admission to the college should be not less than 11 years of age but must not have reached the age of 12 years on January 20, 1951. No relaxation in age limits will be allowed.

Full particulars regarding the course of training, specimen question papers etc., and application forms can be obtained from the Chief Secretary to the State

NOTICE

For further information Impul & Associates Ltd. (Pvt.) Ltd. are invited for the supply of new school furniture to the Government Primary and Middle Schools. Tenders will be received by the undersigned upto 1 P.M. (I.S.T.) 10 August 1950.

100	Bunches	6'	1 x 1	of Uchan.
150	Desks	6	1 x 2	of do.
30	Black Boards ..	3 x 3	5'	of do.
	(With stand.)			
0	Chairs of Ordine	Size	(Not cane seated).	
30	Tables of		of Uchan	
1	Wooden Box	1½' x 1½'		of Uchan.
1	Almirah	1' x 1½'		of do
	Wooden Boxes	0	1' x 1'	of Uningthou or L

and a vendor has to send in Rs. 100 each (Rupees one hundred only) as Earnest Money along with their tenders and Earnest Money of the successful tenderer will be returned as caution money until completion of work. And successful tenderer should transport the furniture direct to any school specified by the Education Office. To meet the expense on transport, in addition of annas four (- 4 -) per piece of desk and bench will be given. There is no obligation to accept the lowest tender and any tender may be rejected on any reasonable ground and further details will be had from the Education Office.

I Kipgen,
Assistant Secretary Home & Develop
(Education.)

Notice No 4 of 1950-51

Imp 101 2-5-50

[illegible]

এ গ্রন্থকল্যে অফিসাব মনিপুর।

NOTICE

Sealed tenders are invited for supply of the following articles of furniture for the High School, Imphal. Tenders will be received by the undersigned till August, 1950.

16 Nos 20
 Size—6' x 1' 1"
 16 Nos 20
 Size—6' x 15' x 2'
 16 Nos 6
 Size—7' x 4' 1"

Tenderers will have to send in Rs. 50/-each (Rupees fifty only) as Earnest along with their tenders and Earnest Money of the successful tenderer retained as caution money until completion of work.

Articles must be of Uchal or Uningthou wood. Other specifications of the



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 0-1-1-Im, 10th August, 1950

GOVERNMENT OF MANIPUR

PART II

Order of 19

Imphal, 10th August 1950

No. C9 6647 9 The Chief Engineer has been pleased to order the temporary lifting of the control on the sale of fuel by the P. W. D. with effect from 1st October 1950. The fuel will be sold by the P. W. D. to the public at Rs. 10 per ton. The intending purchaser must pay the full amount in advance to the P. W. D. at this rate without any discount.

P. C. D.

Secretary to the Govt. of Manipur

Order of 1950

Imphal, 10th August, 1950

No. 5050-2 HD -Members of the Nursing profession employed under this Government are not permitted to join any Union where the right to strike work has been conceded to its members.

No Unions which might have formed prior to the promulgation of this order will be recognized.

By order etc.,

T. Kipgen

Joint Secretary to the Govt. of Manipur

PART III

PRESS INFORMATION BUREAU (DEFENCE WING)

GOVERNMENT OF INDIA

Imphal, 10th August, 50

PRESS NOTE

MEMORANDUM NO. HD

The next examination for admission to the Prince of Wales Military College, Imphal, will be held on October 2, 1950, at different centres. It will consist of both written and viva voce tests.

Applications on prescribed form must reach the State Governments or Chief Commissioners, in whose jurisdiction the applicants' parents or guardians ordinarily reside not later than September 15, 1950. Those seeking admission to the college should be not less than 11 years of age but must not have reached the age of 14 years on January 20, 1950. Relaxation in age limits will be allowed.

Full particulars regarding the course of training, specimen question papers etc., and application forms can be obtained from the Chief Secretary to the State Government or Chief Commissioner.

NOTICE.

Tenders (From Imphal & Village areas) are invited for the supply of school furniture to the Government Primary and Middle English Schools. Tenders will be received by the undersigned upto 1 P. M. (I. S. T.) 12th August, 1950.

1.	450	Benches	6' x 1' x 1½'	of Uchan.
2.	150	Desks	6' x 1½' x 2½'	of do.
3.	30	Black Boards...	3' x 5' x 5'	of do
(With stand.)				
	30	Chairs of Ordinary Size (Not cane seated).		
	30	Tables of do		of Uchan
4.	50	Wooden Boxes...	3' x 1½' x 1½'	of Uchan.
	1	Almirah...	6½' x 4' x 1½'	of do.
	3	Wooden Boxes...	20" x 12" x 8"	of Uningthou or Lei

Tenderers will have to send in Rs. 10/- each. (Rupees one hundred only Earnest Money along with their tenders and Earnest Money of the successful tenderer will be retained as caution money until completion of work. And successful tenderer should transport the furniture direct to any school point out by the Education Office. To meet the expense on transport, an addition of rupees four (-4/-) per pair of desk and bench will be given.

There is no obligation to accept the lowest tender and any tender may be rejected for any reason being assigned and further details will be had from the Education Office.

T. Kipgen, &

Assistant Secretary Home & Development
(Education.)

Notice No. 4 of 1950-51

Imphal 3-8-50.

No. 412 Agr (orl)—কংলাভেংবৌ এগ্রিকালচরেল ফারমদা Short course agricultural training প্রদানগনি। হাইব্রিড course অসি তাং ১৫।৯।৫০ ইংগী হৌচনা চহি অনা ভৌগনি। তমনিংবাশিংনা Prescribed application form দা মখানাহি সহি ভৌরিবা অসি তাং ১৫।৯।৫০ ইংগী মনাংদা দরখাস্ত থাবা য়াংগী ইংগী পুং পরবু প্রদানগনি তমনিংবাশিংনা। (Application form ইংগী চহিদি ১১ অমন্তুং ৪৫গী মন্তুংদা লৈগা)। অসি ইংগী কংগনি, চাবাদ মননহ চাউগদগনি। অসি ইংগী ১০ ইং পুং ১০ দগী Inter selection অসি তাং ১৫।৯।৫০ ইংগী selection ভৌগনি।

Prescribed application form এগ্রিকালচরেল অফিসগী ফর্মনি candidate ৩০ (কুন্তুং) প্রদানগনি। অসি ইংগী মননা তমনিংবাশিংনা অমন্তুং তমনিংবাশিংনা অসি ইংগী ভৌগনি লৌ উদবা নাদি লৌরোই তমনিংবাশিংনা। অসি ইংগী পরবরগা চাকরি পিগনি হাইব্রিড অরেক্সা লৌগনি।

এগ্রিকালচরেল আফিসার মনিপুর।

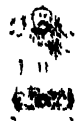
NOTICE.

Sealed tenders are invited for supply of the following articles of furniture Johnstone High School, Imphal. Tenders will be received by the undersigned upto 25th August, 1950.

1. Benches—Nos. 20
Size—6' x 1' x 1½'
2. Desks—Nos. 20
Size—6' x 15" x 2½'
3. Dais—Nos. 6
Size—7' x 4' x 1'

Tenderers will have to send in Rs. 50/- each (Rupees fifty only) as Earnest Money along with their tenders and Earnest Money of the successful tenderer will be retained as caution money until completion of work.

Articles must be of Uchal or Uningthou wood. Other specifications of the work will be available in the school office.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 70-B-33 Imphal, Friday, August 11, 1950.

GOVERNMENT OF MANIPUR.

PART II

ORDER No. 150 of 1950.

Imphal, the 11th August, 1950.

No. C9 6647 9—The Chief Commissioner has been pleased to order the temporary lifting of the control over the sale of cement by the P. W. D. with immediate effect and to lower the price at which cement will be sold by the P. W. D. to the public at Rs. 10/- per bag excluding sale tax. Intending purchasers may get whatever quantity they require from the P. W. D. at this rate without further reference to other orders.

P. C. Deb,

Secretary to the Govt. of Manipur.

ORDER No. 31 of 1950.

Imphal, the 7th August, 1950.

No. 5050-2 HD.—Members of the Nursing profession employed under this Government are not permitted to join any Union where the right to strike work has been conceded to its members.

No Unions which might have been formed prior to the promulgation of this Order will be recognized.

By order etc.,

T. Kipgen.

Assistant Secretary to the Govt. of Manipur

PART III

PRESS INFORMATION BUREAU (DEFENCE WING)
GOVERNMENT OF INDIA.

Imphal, the 11th August, 50.

PRESS NOTE

MEMO. No. HP 16 50 **H D.**

The next examination for admission to the Prince of Wales Military College, Dehra Doon, will be held on October 2, 1950, at different centres. It will consist of both written and viva voce test.

Applications on prescribed forms should reach the State Governments or Chief Commissioners, in whose jurisdiction the applicants' parents or guardians ordinarily reside not later than September 15, 1950. Those seeking admission to the college should be not less than 11 years of age but must not have reached the age of 12 years on January 20, 1951. No relaxation in age limits will be allowed.

Full particulars regarding the course of training, specimen question papers etc. and application forms can be obtained from the Chief Secretary to the State Government or Chief Commissioner.

Suppliers (Furnishings & Vendors) are invited for the supply of school furniture to the Government Primary and Middle English schools. Bids will be received by the undersigned upto 1 P.M. (I.S.T.) on 15.12.2010.

10	Benches	6' x 1'	of Uchan.
150	Desks	6' x 11' x 21"	of do.
30	Black Boards ..	6' x 3' 5"	of do.
(With stand.)			
30	Chairs of Ordina	size (Not cane seated)	
30	Tables of do		of Uchan
6	Wooden Boxes	1' 6" 1' 6"	of Uchan
1	Annah	1' 6" 1' 6"	of do.
2	Wooden Boxes	6' 1' 6"	of Umingthou or Lo

There is no obligation to accept the lowest tender and any tender may be rejected for any reason being assigned and further details will be had from the Tendering Office.

T. Kipson,
Assistant Secretary Home & Development
(Education.)

Impb - 3-5-50)

No. 412 Agr (orl)—কলাতোবী এগ্রিকালচার কারমদা Short course agricultural training শুলগনি। ইইরি course আস ৩৫।২।৫০ ইং ৩৫।৮৩ অমা।ভোগনি। তমানবাশিনা Pres application form দা মবাদ সহি ভোগবা আসিন তাং ২৫।৮।৫০ ৩গী মনান দরখাস্ত থাবা লাভনিক ইবা পাবা খরবু ভমবাবদ তম্বা য়াগনি। Candidate ৩ংগী চহিদি ২১ অমসু ৪৫গী মনুন্দা লে বানমদা লৈফম কংগনি, চাবদি মরনাই চাজগদনি। ৩।০০।৮।৫০ ইং পুং ১০ দগী Int ৫০।৫।২।৫০ ইংদা selection ভোগনি।

Presented application form প্রার্থকলত্র অফিসগো ফর্গনি candidate ৩০ (কুস্ত্র)

এ গ্রন্থকল্যানে: আফিসার মনিপুর।

Scaled tenders are invited for supply of the following articles of furnitun
Johnstone High School, Imphal. Tenders will be received by the under
upto 25th August, 1950.

- 1 Benche,--Nos. 20
Size--6' x 1' x 1'
Days--Nos. 20
Size--6' x 15' x 2'
Days--Nos. 6
Size--7' x 4' x 1'

Tenderers will have to send in Rs. 50, each (Rupees fifty only) as Earnest along with their tenders and Earnest Money of the successful tenderer will be retained as caution money until completion of work.

Articles must be of Uchal or Uningthou wood. Other specifications of the will be available in the school office.

✓ Donna Qingh



PUBLISHED BY AUTHORITY

No. 7

Imphal, Wednesday, August 16, 1950.

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GOVERNMENT OF MANIPUR

PART II

NOTIFICATIONS

Imphal the 19th May, 1950.

In

No. 2532-37 R F./CHE AGHIL—Shri Kh. Brajamohon Singh, Superintendent, Deputy Commissioner's Office, is appointed temporarily as a Sub-Deputy Collector and placed in charge of Bishenpur Tahsil.

On relief by Shri Brajamohon Singh, Shri W. Gaurachandra Singh Sub-Deputy Collector, Bishenpur who has been appointed as a Food Production Officer, is transferred and posted to Imphal.

Imphal, the 19th May, 1950.

No. 18 R F.

No 2553 54 RF.—In supersession of all previous orders in this behalf the Chief Commissioner has been pleased to order that the collection of water rate in Imphal shall in future be done according to the following rules and procedure:—

No clerk or peon shall henceforth be sent to individual assesseees for the collection of water rates. Every person liable to pay water rate shall himself or through his agent or representative make payment of the whole year's assessment with arrears if any, within the 30th September in each year, at the Water Rate Office located in the Secretariat building.

The year for the collection of water rate shall be from 1st April to 31st March of the following year.

Failure to pay the current year's demand within the 30th September shall involve payment of fines at the following scale —

- (I) If the demand is paid in full by 31st December a fine of Rs. 2/- shall be payable.
- (II) If the demand is paid in full after 31st December, but within the financial year, a fine of Rs. 5/- shall be payable.
- (III) If the demand is not paid in full within the financial year a fine of Rs. 5/- shall be payable in addition to the demand.

P. C. Deb.

Secretary to the Govt. of Manipur
Revenue & Finance Dept.

**MINISTRY OF AGRICULTURE.
NOTIFICATION**

New Delhi, the 17th December, 1949.

N 2-VP (2) 48—

No 2755-58 RP—In exercise of the powers conferred by clause 2 (a) of the Vegetable Oil Products Control Order, 1947 as amended by the Notification of the Govt of India in the Ministry of Agriculture No 2-VP (2)/48, dated the 9th October 1948, and in supersession of the Notification of the Govt. of India in the Ministry of Agriculture No 2-VP (2)/48, dated the 30th October, 1948 as amended, the Vegetable Oil Products Controller for India hereby authorises that the powers of the Controller under Section 5-A of the said Order shall be exerciseable also by any District Magistrate or Deputy Commissioner and any police officer not below the rank of sub-inspector.

**MINISTRY OF AGRICULTURE
NOTIFICATION**

New Delhi, the 11th February 1950

N 2-VP (2) 50—In exercise of the powers conferred by section 2 of the Vegetable Oil Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Government is pleased to direct that the following amendment shall be made in Vegetable Oil Products Control Order, 1947, namely—

In sub-clause (1) of Clause 4 of the said order, for the word 'producer' the word 'person' shall be substituted.

N. T. MONE,
Vegetable Oil Products
Controller for India



PUBLISHED BY AUTHORITY

No. 11.

Imphal, Wednesday, August 16, 1950

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GOVERNMENT OF MANIPUR

PART II

NOTIFICATIONS

Imphal the 19th May, 1950

No. 2532-37 R F CHE AGHIL Shri Shri Brajamohon Singh, Superintendent, District Commissioner's Office, is appointed temporarily as a Sub-Deputy Collector and placed in charge of Bishenpur Tansil.

On relief by Shri Brajamohon Singh, Shri W. Gaurachandra Singh Sub-Deputy Collector, Bishenpur who has been appointed as a Food Production Officer, is transferred and posted to Imphal.

Imphal, the 19th May, 1950

No. 18 R/F.

No. 2553-54 RF—In supersession of all previous orders in this behalf the Chief Commissioner has been pleased to order that the collection of water rate in Imphal shall in future be done according to the following rules and procedure:—

No debt or pœon shall henceforth be sent to individual assesseees for the collection of water rates. Every person liable to pay water rate shall himself or through his agent or representative make payment of the whole year's assessment with arrears if any, within the 30th September in each year, at the Water Rate Office located in the Secretariat building.

The year for the collection of water rate shall be from 1st April to 31st March of the following year.

Failure to pay the current year's demand within the 30th September shall involve payment of fines at the following scale:—

- (I) If the demand is paid in full by 31st December, a fine of Rs. 2/- shall be payable.
- (II) If the demand is paid in full after 31st December, but within the financial year, a fine of Rs. 5/- shall be payable.
- (III) If the demand is not paid in full within the financial year a fine of Rs. 5/- shall be payable in addition to the demand.

P. C. Deb.

Secretary to the Govt. of Manipur
Revenue & Finance Dept.

MINISTRY OF AGRICULTURE.

NOTIFICATION

New Delhi, the 17th December, 1949.

No. 2-VP (2)/B.—

No. 2755-58 RP—In exercise of the powers conferred by clause 2 (a) of the Vegetable Oil Products Control Order, 1947 as amended by the Notification of the Govt. of India in the Ministry of Agriculture No. 2-VP (2)/48, dated the 9th October 1948, and in supersession of the Notification of the Govt. of India in the Ministry of Agriculture No. 2-VP (2)/48, dated the 30th October, 1948 as amended, the Vegetable Oil Products Controller for India hereby authorises that the powers of the Controller under Section 8-A of the said Order shall be exercisable also by any District Magistrate or Deputy Commissioner and any police officer not below the rank of sub-inspector.

MINISTRY OF AGRICULTURE

NOTIFICATION

New Delhi, the 18th February 1950.

No. 2-VP (2)/B.—In exercise of the powers conferred by section 2 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946), the Central Govt. is pleased to direct that the following amendment shall be made in Vegetable Oil Products Control Order, 1947, namely :—

In sub-clause (1) of Clause 4 of the said order, for the word 'producer' the word 'person' shall be substituted.

N. T. MONE,
Vegetable Oil Products
Controller for India.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 72-E-1 Imphal, Thursday, August 17, 1950.

GOVERNMENT OF MANIPUR.

G.O.D.R. No. 391 of 1950

Imphal, the 3rd July, 1950.

No. 3413HD—In exercise of the powers conferred by Section 4 of the Preventive Detention Act 1950 (IV of 1950), the Chief Commissioner is pleased to direct that a person in respect of whom a detention order is in force, shall, save as otherwise provided by any special Order of the State Government, be liable to be removed to and detained in the place specified hereunder—

The Manipur Jail.

By order etc.,

T. Kipgen,
Asst. Secy. to the Govt. Manipur.

ORDER No. 416 OF 1950.

Imphal, the 16th August, 1950.

No. 5302 H. D.—With effect from the 15th August, 1950 the Superintendent of Police will be ex-officio Secretary to the Government in the Police Department (including Registration of Foreigners, Motor Vehicles and Manipur Rifles).

Himmat Singh,
Chief Commissioner, Manipur.

O R D E R.

Imphal, the 8th August, 1950.

No. R 5 18/470—The Chief Commissioner has been pleased to order the formation of a Grow More Food Advisory Committee which shall be constituted as follows :—

1	Chief Commissioner	Chairman.
2	Deputy Commissioner	Ex Officio Member & Vice Chairman.
3	Agri. Officer	Ex Officio Member.
4	Mr. Suisa	Member.
5.	Mr. Modoli	"
6.	Shri Koirang Singh of Moirang	"
7.	Shri Ibomacha Singh	"
8.	R. K. Sanayama Singh	"
9.	Mr. Lunneh	"
10.	Shri Sumkhohen Chief of Nabil.	"

The Committee will tender advice to the Govt. on measures necessary to increase the production of foodstuffs by use of improved seeds double cropping wherever possible throwing open of waste areas other than recognised and recorded grazing areas to cultivation and in such other ways as may be practicable.

The first meeting of the Committee will be held in the Government House at 2-0 p. m. on the 1st September, 1950.

P. O. Deb,
Secretary to the Govt. of Manipur

NOTIFICATIONS.

Imphal, the 8th August, 1950

No. R/66 933 6-50—Whereas immediately after the commencement of the Manipur (Administration) Order 1949, the personnel constituting the Revenue Tribunal set up by the former Government of His Highness the Maharaja of Manipur and the Meikap State Land Revenue Tribunal having ceased to exist, the said tribunals have become defunct;

And whereas it has been found necessary to reconstitute a Tribunal to speedily dispose of matters solely relating to Land Revenue including other matters hereinafter specified.

The Chief Commissioner is therefore pleased to set up a Tribunal to be called the Manipur Land Revenue Tribunal and until further orders, the said Tribunal shall be constituted with the Revenue Secretary as the sole Member.

The Tribunal shall exercise powers and jurisdiction which the former Manipur Land Revenue Tribunal had exercised with this exception that matters relating to Forest and Water Rate shall be excluded from its jurisdiction.

Previous to the Tribunal pending appeals from orders passed by the Deputy Commissioner of Manipur, shall stand transferred to the Deputy Commissioner of Manipur to constitute the Tribunal in respect of such appeals.

P. Kalachand Singh,
Asst. Secy to the Govt of Manipur

Imphal, the 11th August, 1950

No. CL 6843 4—The Chief Commissioner has been pleased to appoint Administrative Officer (Accounts) as Ex-Officio Secretary in Census Department including the Census work with effect from 7-8-50,

P. C. Deb,
Secretary to the Govt. of Manipur,
Revenue and Finance Departments.

NOTICE

Imphal, the 10th August, 1950.

No. 7/C S III/50/405-8—Applications are invited for a post of Inspector of Co-operative Societies for Hill area on Rs. 50-5-120 P. M. Applications will be received by the undersigned up to the 25th August, 1950.

H. Ibungoyaima Singh.
Offg. Registrar, Co-op. Societies.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 100 in this part, dated, August 17, 1950.

GOVERNMENT OF MANIPUR

ORDER No. 100

Dated 17th July, 1950

No. 3413HD—In exercise of the powers conferred by Section 4 of the Prevention of Corruption Act, 1947, the Chief Commissioner is pleased to order that any person who, in contravention of an order in force, shall, save as otherwise provided by any other Order of the State Government, be liable to be punished as hereunder—

By order etc.,

F. Kipgen,
Asst. Secy to the Govt. Manipur

ORDER No. 100 OF 1950

Dated 17th August, 1950

No. 30 HD—With effect from the 1st August, 1950 the Superintendent of Police will be the officer in charge of the Government in the Police Department (including registration of Motor Vehicles and Manipur Rifles).

Himmat Singh,
Chief Commissioner, Manipur

ORDER

Dated 17th August, 1950

No. R 518 170—The Chief Commissioner has been pleased to order the formation of a Grow More Food Advisory Committee which shall be constituted as follows:—

- | | |
|-------------------------------------|-----------------------------------|
| 1. Chief Commissioner | Chairman. |
| 2. Deputy Commissioner | Ex Officio Member & Vice Chairman |
| 3. Agrl. Officer | Ex Officio Member. |
| 4. Mr. Susa | Member |
| 5. Mr. Modoh | " |
| 6. Shri Koneng Singh of Monan. | " |
| 7. Shri Ibomacha Singh | " |
| 8. R. K. Sanayama Singh | " |
| 9. Mr. Lunneh | " |
| 10. Shri Sumkhohen (Chief of Nabil) | " |

The Committee will tender advice to the Govt. on measures necessary to increase the production of foodstuffs by use of improved seeds double cropping wherever possible throwing open of waste areas other than recognised and recorded grazing areas to cultivation and in such other ways as may be practicable

The first meeting of the Committee will be held in the Government House at 2-0 p.m. on the 1st September, 1950.

P. C. Deb,
Secretary to the Govt. of Manipur

NOTIFICATIONS

Imphal the 5th August 1950

No. R/O 102/1950—Whereas immediately after the commencement of the Manipur (Immigration) Order 1949, the personnel constituting the Revenue Tribunal set up by the former Government of His Highness the Maharaja of Manipur and known as the Manipur State Land Revenue Tribunal having ceased to exist, the said Tribunal has since become defunct,

And whereas an emergency has arisen which makes it necessary to reconstitute the Tribunal for the speedy disposal of matters relating to Land Revenue excluding those cases specifically specified

His Excellency the Governor has been pleased to constitute a Tribunal to be called the Manipur Revenue Tribunal and until further orders the said Tribunal shall have the Revenue Secretary as its sole Member.

It is hereby notified that the powers and jurisdiction which the former Manipur State Land Revenue Tribunal exercised with the exception that matters relating to Forest and Water Revenue shall be exercised from its jurisdiction.

Provided however that all pending appeals from orders passed by Shri P. C. Deb, Settlement Officer, Manipur, shall stand transferred to the Deputy Commissioner who shall be directed to constitute the Tribunal in respect of such appeals.

P. K. Achand Singh,

Asst. Secy. to the Govt. of Manipur

Imphal the 10th August 1950

No. CL 68434—The Chief Commissioner has been pleased to appoint Administrative Officer (Claims) as Ex-Officio Secretary in Claims Department including the payment section with effect from 7-8-50,

P. C. Deb,

Secretary to the Govt. of Manipur,
Revenue and Finance Departments

NOTICE

Imphal, the 10th August, 1950

No. 7 C S III/50 405-8—Applications are invited for a post of Inspector of Cooperative Societies for Hill area on Rs. 80-5-120 P. M. Applications will be received by the undersigned up to the 25th August, 1950.

H. Ibungovaima Singh.

Offg. Registrar, Co-op. Societies.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 78.

Imphal, Wednesday, August 23, 1950.

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GOVERNMENT OF MANIPUR

PART II

ORDER No. 46 OF 1950.

Imphal, the 14th August 1950.

No. HDE, 104/50 2/5373-7HD.—The Inspector of Schools, Manipur will exercise the powers and functions laid down in Section 2 of the Assam Education Department Rules and Orders (Revised Edition, 1949) with immediate effect.

T. KIPGEN.

Assistant Secretary to the Govt. of Manipur.

ORDER No. R 514 492 OF 1950.

Imphal, the 14th August 1950.

No. R./5 14 7165-9—In partial modification of this Secretariat Notification No. 16 dated the 18th May, 1950, the Chief Commissioner has been pleased to order that the post of the Food Production Officer shall be for a period of 8 months only with effect from the 1st August, 1950.

P. C. DEB.

Secretary to the Govt. of Manipur.

The following notifications is republished for general information :—

**Government of India
Ministry of Rehabilitation.**

New Delhi, the 12th June, 1950.

NOTIFICATION.

No. 1(6) JCCC/50—In exercise of the powers conferred by section 16 of Displaced Persons (Claims) Act, 1950 (XLIV of 1950), the Central Government is pleased to direct that the following amendment shall be made in the Displaced Persons (Registration of Claims) Rules, 1950 —

In rule 3 :—

(a) To sub rule (1) the following proviso shall be added, namely—

“Provided that a displaced person, who is for the time being in the State of Jammu and Kashmir or in any place outside India, or is serving in the Armed Forces of the Union, may submit his claim to the Joint Chief Claims Commissioner”.

(b) To sub rule (3) the following proviso shall be added, namely—

"Provided that in the case of persons referred to in the proviso to sub-rule (1) the claim may be submitted by registered post"

2. In rule 4

(a) For the words "this rule" the words "these rules" shall be substituted

(b) after the words "Postal Order" the following words shall be inserted, "or in the case of a displaced person who is for the time being outside India, by a money order or a cross bank draft on the Imperial Bank Ltd. New Delhi"

SD/-S. A. CAPOOR.

Joint Chief Claims Commissioner & Joint Secy.
to the Government of India.

MINISTRY OF INDUSTRY AND SUPPLY

NOTIFICATION.

New Delhi, the 24th June, 1950

S R O 184 In exercise of the powers conferred by Section 3 of the Essential Commodities (Temporary Powers) Act, 1946 (XXIV of 1949), the Central Government is pleased to cancel with effect from the 24th June 1950, the following Orders, namely:—

- (i) The Paper Control (Economy) Order, 1945, published with the Notification of the Government of India in the late Department of Industries and Civil Supplies No. 370-PA (212)/45 dated the 2th December, 1945.
- (ii) The Paper Control (Distribution) Order, 1945, published with the Notification of the Government of India in the late Department of Industries and Civil Supplies No. 309-P (9) 44 dated the 12th June, 1945.
- (iii) The Paper Price Control Order, 1945, published with the Notification of the Government of India in the late Department of Industries and Civil Supplies No. 308-PA (160)/45 dated the 29th November 1945.
- (iv) The Paper Control (Prices of Board) Order, 1944, published with the Notification of the Government of India in the late Department of Industries and Civil Supplies No. 305-P (31)/44 dated the 25th August 1944.

P. C. Deb,

Secy. to the Govt. of Manipur.

Imphal, the 12th July, 1950.

No. FA/40 50/5730-2.—The President of the Republic of India has been pleased to fix the pay of Mr. Laxmi Narain, Judicial Commissioner, Manipur, at Rs. 1,000/ (one thousand) per mensem (fixed) with effect from the 26th January, 1950.

Imphal, the 13th July 1950.

No. FA/40,50,5742-5—The President of the Republic of India has been pleased to fix the scales of the following posts, as noted against each:—

District & Sessions Judge.	Rs. 400-20-600/-.
Sub-Judge	„ 200-15-350/-.

Himmat Singh,

Chief Commissioner, Manipur.

PART III

ADVERTISEMENT.

Central State Scholarship 1950.

Imphal, the 21st August 1950.

No. HDE/107 50 3 SSHI-4HD —The Government of India will in 1950 award one scholarship to a candidate who by birth or domicile is a native of the Part C or D States. 'Scholarship is tenable' for three years in a foreign Country for study in any branch of knowledge for which suitable facilities do not exist in India. Candidates should not be over more than 30 years old on the 1st January 1950.

Applications forms can be obtained from the Chief Commissioner of the State concerned and must reach him duly filled in, not later than September 1, 1950.

T. KIPGEN.

Assistant Secretary to the Govt. of Manipur.

Office of the Registrar of Joint Stock Companies, Manipur

Imphal the 18th August, 1950

In the matter of the Indian Companies Act, 1913

and

In the matter of the Rupmahal Theatres Ltd.

No. 8 J.S/II 50/32-0 Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913 that at the expiration of three months from this date, the name of the Rupmahal Theatres Ltd. will unless cause is shown to the contrary, be struck off the Register of Companies and that the company will be dissolved on the ground that it is not carrying on any business or is not in operation.

Hajarika,

Registrar of Joint Stock Companies



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 74-E-35 Imphal, Saturday, August 26, 1950.

GOVERNMENT OF MANIPUR.

THE MANIPUR DETENUS RULES, 1950.

Imphal, the 11th August, 1950

NO. J 27/50-51 6925-8.—In exercise of the powers conferred by section 4 of the Preventive Detention Act (ACT IV of 1950) the Chief Commissioner, Manipur is pleased to determine as follows the conditions of detention of persons ordered under the Act to be detained in any prison in the State, namely :—

RULES :

1. Title.

These rules may be cited as "THE MANIPUR DETENUS RULES, 1950".

2. Definitions

In these rules, unless the context otherwise requires

- (i) "Jail" means any prison as defined in Section 3 of the Prisons Act and in addition any place which has been declared by the Chief Commissioner, Manipur, by general or special order to be a subsidiary Jail.
- (ii) "Detenus" means any detenu detained in the State by any order of any authority under section 3 of the Preventive Detention Act (Act IV of 1950).
- (iii) "Superintendent" means the Superintendent of the Jail in which any detenu is detained.

3. Accommodation.

Detenus shall be kept in cells or association wards, preferably the latter, and allowed to associate freely with each other, but as far as possible shall be kept separate from ordinary prisoners. The Superintendent of the Jail may, however confine any particular detenu or any class of detenus separately if he considers it desirable on grounds of health or for any other reasons.

4. Classification.

Detenus shall be classified as class I or II detenus by the District Magistrate of Manipur subject to confirmation by the Chief Commissioner, Manipur.

5. Diet

Detenus of both classes should be treated on the same footing and both may be entitled to the diet that a prisoner of "A" or "B" class gets under the Assam Jail Manual, "C" class convicts diet is not to be given to detenus.

Provided that detenus of both classes may, with the permission of the Superintendent of the Jail, be permitted to receive food from private sources in the same manner as civil prisoners.

6. Clothing

Each detenu may wear his own clothes and relations may, if permitted so to do by the Superintendent, send in extra clothes and bedding. Each detenu who is unable to provide himself with sufficient clothing and bedding shall be supplied by the Superintendent with such clothing and bedding on the same scale as civil prisoners.

7. Furniture and utensils

Class I and II detenues shall be supplied with furniture and eating utensils as admitted to A and B class prisoners respectively.

8. Funds

- (i) A detenu may receive from a specified relative at intervals of not less than a month funds not exceeding Rs 20/- per mensem to enable him to supplement amenities of life in the case of a class I detenu and Rs. 10/- per mensem in the case of a class II detenu.
- (ii) All funds so received shall be kept by the Superintendent of the Jail and spent by him on behalf of the detenu.
- (iii) A detenu shall not be allowed to receive money from any source by a money order. In case money is required to supplement a detenus food, etc., it should be remitted to the Superintendent of the Jail concerned.

9. Toilet Articles

A. At Government cost.

- (i) To all detenues.
 - (a) Toilet soap One cake a fortnight.
 - (b) Washing soap ... Two chhattaks, per week.
 - (c) Mustard Oil " " " "
 - (d) Neem Stick One a day.
- (ii) In addition to these items, one comb shall be supplied to each detenu who is not receiving private remittances.

B. Detenus receiving private remittances may be permitted to buy at their own expenses any of the following items —

- | | |
|-----------------------|-------------------|
| (a) Shaving Brush | (b) Razor Blade. |
| (c) Shaving stick | (d) Safety Razor. |
| (e) Tooth brush. | (f) Tooth paste. |
| (g) Polish. | (h) Polish Brush. |
| (i) Mirror Small Size | |

10. Discipline and Searches

Detenus shall for purposes of discipline be subject to such of the rules relating to civil prisoners as are not inconsistent with these orders or any other special orders passed by the Chief Commissioner, in this behalf.

11. Every detenu and his cell or ward shall be searched not less than once a week, and oftener if the Superintendent of the Jail considers it necessary by any officer as detailed by the Superintendent. Special precautions shall be taken to make the searches thorough and the fact of the search shall be noted in the report book of the officer who is making the search. Detenus shall be searched before and after interviews and at any other time if the Superintendent of the Jail considers it necessary.

12. Photographs and finger prints.

The Superintendent of Police or any Police Officer authorised by him in this behalf may take photographs and register finger prints of detenues in Jail.

Interviews

- (1) A detenu may interview a near relative in accordance with these rules.
- (2) No detenu shall be permitted to have an interview with any distant relative, friend or other person unless the person seeking the interview :—
 - (a) has been approved by the Superintendent of Police in conformity with the next following rule by a person who may be regularly admitted for interview with special sanction or
 - (b) has obtained permission to interview the prisoner.

Note

- (1) A near relative shall be deemed to include only father, mother, wife, husband, children, uncles and aunts, brothers, sisters.

A distant relative is any relative who is not a near relative.

In any case of immorisation confinement and a person not being one of the relatives permitted by rule 13 to have an interview with a detenu while present in the prison shall be a detenu in the permitted category. All the interviews of the detenus shall be prohibited for either a certain fixed period or altogether.

Application for interviews shall be decided upon by the Superintendent who shall grant an interview if he is satisfied that the person applying is a permitted person under rule 13. In case of doubt the Superintendent shall transmit the application to the Superintendent of Police for his sanction. Such applications should be in form prescribed in Appendix A.

No detenu shall be allowed more than one interview in a fortnight, and no more than three persons shall be permitted to visit a detenu at one interview. Persons admitted to interview may be allowed at the discretion of the Superintendent to take children under 10 years of age with them, any children so permitted shall not be counted against the maximum of three persons.

Interviews shall ordinarily take place on Thursdays but in special circumstances where the enforcement of this rule would entail hardship the Superintendent is authorised to allow an interview to take place on any other day of the week. All cases in which a Superintendent employs his authority under this rule to allow an interview on a day other than a Thursday shall be reported by him forthwith to the Superintendent of Police, Manipur. Information of the date and time fixed for all interviews shall be given by the Superintendent not less than twelve hours in advance, in order that arrangements may be made for the attendance of the officials referred to in rule 14 below.

Interviews with relatives, i.e. wife, husband, father, mother, brother, sister, son or daughter shall be limited, to an hour's duration and those with others to half an hour. These timings may be extended with the permission of the Superintendent of Police, given in writing.

13. All interviews shall take place in the presence of an officer not below the rank of Sub-Inspector deputed for the purpose by the Superintendent of Police, Manipur, and such officer may stop the interview if the conversation turns on any undesirable subject, and may also report the matter to the Superintendent, who may inflict any of the punishments enumerated in rule 36. Subject to this provision the place and mode of all interviews shall be determined by the Superintendent. It shall be a responsibility of the Superintendent to see that the detenus and their interviewers are provided with chairs.

20. The Superintendent of Police, Manipur, may at his discretion in special cases increase the number of persons permitted to be present at an interview and the number of interviews allowed to a detenu in a fortnight. All orders passed by him in exercise of this power shall be reported to the Chief Commissioner, Manipur.

21. In addition to the interviews permissible under rules 13-19 a detenu with the permission of the authority under whose orders the detenu is de interview his legal adviser in connection with a pending or contemplated proceeding in a court of law before the proceeding is instituted. Not more than one interview shall ordinarily be allowed in connection with a contemplated proceeding in a court of law before the proceeding is instituted. Applications for interviews from the legal advisers of detenues should be preferred to the Superintendent of Police, Manipur, not less than 10 days before the date for which the interviews are sought. All such interviews shall take place on the premises in which the detenu is confined, shall be limited to an hour's duration and shall take place in the presence and within the hearing of a Police Officer not below the rank of Sub-Inspector deputed for the purpose by the Superintendent of Police, Manipur. Such Police Officer may stop the interview if the conversation turns on an undesirable subject, and shall be responsible for preventing the passing of unauthorised communications unconnected with the case relating to which the interview is granted. The purport of all such interviews shall be reported in writing to the Police Officer present to the Superintendent of Police, Manipur.

22. A statement will be maintained by the Superintendent of all interviews between a detenu and his relatives with the names of the persons present at each interview.

23. Police Interviews.

Subject to the directions of the Chief Commissioner, Manipur, the Superintendent of Police, Manipur, may by general or special order, authorise any police officer either singly or with another police officer and accompanied or unaccompanied by subordinate police officers to interview any detenu.

24. The Police Officers so authorised shall be allowed to interview detenues in their cells or wards on their making a written requisition to this effect at the time of the interview. In visiting the cells or wards every police officer shall be accompanied by such escort as the Superintendent of the Jail considers necessary for his safety. The escort, if the Police Officers so requires, shall stand at a short earshot, but within sight while he is speaking to any of the detenues.

25. The Police Officer so authorised shall be allowed to interview detenues in the ordinary interview room, without a jail officer being present, on making a written requisition to this effect.

26. Correspondence and Censorship.

- (i) Detenues of Class I and II shall ordinarily be permitted to write and receive two letters each respectively, and receive as many as they require per week. All letters from detenues shall be written in Form No. 1 annexed to those rules and shall not exceed the length prescribed. The forms necessary shall be supplied by the Government.
- (ii) No detenu shall write a letter to any other detenu and not more than one letter shall be enclosed in one envelope, except with the special permission of the Superintendent. All correspondence to and from a detenu shall be confined to purely domestic matters or subjects relating to the welfare of the detenu and his near relatives. Matters containing references to communal or political matters shall be withheld as provided down in rule 28.

27. No letters, newspapers or other communication, shall be transmitted to or from a detenu except through the Jail Superintendent or such other official as the Chief Commissioner, Manipur, may, by general or special order, designate in his behalf.

28. All letters to and from a detenu detained in Jail shall be perused by the Superintendent of the Jail concerned and subject to any special order of the Chief Commissioner, Manipur, shall be submitted by the Superintendent of the Jail direct to the Superintendent of police, Manipur, who may at his discretion either forward the letters without delay or withheld them

29. All books or other publications except proscribed books or publications shall be transmitted to and from detenus by the senior Police Officer of the district through the Superintendent of the Jail concerned. The senior Police Officer may at his discretion withhold any books or publications. In cases in which books or publications have been withheld a report shall be made to the Provincial Press Officer and subject to his censorship, the books or publications shall be transmitted to the detenus. Only such books or publications shall be withheld as preach or glorify violent overthrow of the democratic form of Government and the like. The newspapers permitted by the Chief Commissioner of Manipur shall be handed over to the detenus without prior censorship. The names of the newspapers, periodicals and magazine which have been approved by the Chief Commissioner of Manipur for detenus are shown in Appendix B

30. If in any communication made by or intended to be delivered to a detenu anything objectionable from the point of view of Jail discipline is found by the Superintendent of the Jail, he may delete the same or mark it for deletion and mention what has been done when forwarding such communications to the proper authority.

In addition to newspapers, periodicals and books which may be received under rule 29, any detenu who receives funds from outside may be allowed to purchase from such funds newspapers, periodicals and books subject to the conditions laid down in rules 26 and 27.

31. Every letter forwarded to or from a detenu shall be initialed and dated by the Officers who handed the letter.

32. In all cases in which a letter is withheld the detenu shall be informed through the Superintendent of Jail concerned of the fact of the retention. All letters withheld shall be sent to the Superintendent of Police, Manipur, or other officer designated by the Chief Commissioner, Manipur, in this behalf, who may at his discretion either retain them or destroy them.

33. The following procedure shall be followed with regard to the despatch of telegrams to and from detenus :—

- (1) When the telegram is to or from Government it shall be forwarded direct, provided that the Chief Commissioner, Manipur, shall always be the intermediary in correspondence with the Central Government. It shall be the duty of the Superintendent, Jail to ensure that only telegrams the urgency of the contents of which justifies the use of telegraphic transmission shall be despatched or received by a detenu. Any telegram despatched or received by a detenu, which in the opinion of the Superintendent, does not conform to this standard of urgency, shall be considered to be a letter to be included under the total number of letters permitted to be written and received by the detenus under Sub-section (1) of Rule 26 and the detenu shall be informed accordingly in each case. The Superintendent may despatch any telegram from a detenu, including a petition (1) submitted in telegraphic form, by post instead of by telegram in any case where in his opinion the subject matter is not sufficient urgency to justify transmission by telegraph.

- (ii) telegrams to or from private individuals shall pass through the Police censorship in default of special orders of the Chief Commissioner, Manipur, to the contrary.

Detenus shall attach to all their outgoing correspondence (including telegrams) a slip containing the full name and address and relationship, if any, of the addressee, and of each person mentioned in the letter or telegram. These slips shall be sent to the Superintendent of Police, Manipur, or other officer designated by the Chief Commissioner in this behalf, who if he considered that the writer should not be allowed to correspond with the addressee, shall inform the Superintendent of Jail or the officer concerned for his future guidance.

35 Writing materials.

- (1) All detenus shall be supplied writing materials at their own expense, provided that the supply of paper shall be subject to the following conditions :—

It shall be supplied in small quantities at a time and shall before delivery to the detenu be numbered and Jail stamp affixed to it, and (ii) an additional lot shall not be supplied unless the paper already supplied is produced and is found to have been properly used.

36 Offences and punishments.

A detenu—

- (i) Shall reside in the accommodation allotted to him by the Superintendent whether in an association ward or a cell,
- (ii) Shall not proceed beyond the limits of the Jail save with the permission of the Superintendent given by general or special order in this behalf,
- (iii) Shall obey the orders of the Superintendent issued from time to time for the comfort, safety and health or for the discipline, orderly conduct and control of detenus,
- (iv) Shall attend roll-call and answer to his name in person at such time and place within the Jail as may be appointed by the Superintendent,
- (v) Shall conform to the standards of cleanliness and dress laid down by the Superintendent,
- (vi) Shall not do anything wilfully with the object of affecting his own bodily welfare,
- (vii) Shall not have in his possession any coin, currency notes or negotiable instruments, any weapons, sticks, razors other than safety razor, pieces of iron or any other article which may be used as a weapon,
- (viii) Shall not exchange or sell any of his kit equipment, clothes, furniture or other possession,
- (ix) Shall not refuse to take the proscribed diet.

37. Any detenu who contravenes any of the provisions of rule 34 or refuses to obey any order issued thereunder, or does any of the following acts, namely :—

- (i) Assaults, insults, threatens, or obstructs any fellow prisoner or any officer of the Jail or any other Government servant, or any person employed in or visiting the Jail, or
- (ii) quarrels with any person in the Jail, or

- (iii) is guilty of indecent, immoral or disorderly conduct, or
 - (iv) Communicates or attempts to communicate with any person outside the Jail in any unauthorised manner, or
 - (v) Bribes or attempts to bribe any Government servant or any person employed in or visiting the Jail, or
 - (vi) commits any nuisance or wilfully betouls any well, latrine, washing or bathing place,
- or
- (vii) Disobeys the orders of, or shows disrespect to, any officer of the Jail, or
 - (viii) Wilfully damages any property belonging to Government or tampers with any locks, lamps or lights in the Jail, or
 - (ix) Receives, possesses or transfers any articles in contravention of an order of the Superintendent, or
 - (x) Feigns illness, or
 - (xi) Wilfully brings a false accusation against any officer of the Jail or fellow prisoner, or
 - (xii) Omits or refuses to report, as soon as it comes to his knowledge, the securing of any fire, any plot or conspiracy, any escape, attempt or preparation to escape and any attack or preparation for attack upon any officer of the Jail or
 - (xiii) Abets the commission by a fellow prisoner of any of the foregoing acts, or
 - (xiv) Omits or refuses to help any officer of the Jail in the case of an attempted escape on the part of any of his fellow prisoner or
 - (xv) shouts any slogan inside or outside the Jail, or
 - (xvi) invites other prisoners or detenus to join him in forming a crow shall be deemed to have committed a Jail offence.

18. (1) Where upon such enquiry as he thinks fit to make the Superintendent is satisfied that a detenu is guilty of a Jail offence, he may award the detenu or more of the following punishments —

- (a) Confinement in cells for a period not exceeding fourteen days,
 - (b) reduction or alteration of diet for a period not exceeding fourteen days,
 - (c) cancellation or reduction for a period not exceeding two months of the concession of receiving funds from outside,
 - (d) cancellation or reduction for a period not exceeding two months of the privileges of writing and receiving letters or of receiving newspapers and books,
 - (e) cancellation or reduction, for a period not exceeding two months of the privilege of having interviews,
 - (f) cancellation of the privilege of wearing his own clothes.
- (2) If any detenu is guilty of a Jail offence which by reason of having been recently committed or otherwise is in the opinion of the Superintendent not adequately punishable by him under the provisions of sub-rule (1) he may forward the detenu to the Court of a Magistrate of the first class having jurisdiction, and such Magistrate shall thereupon inquire into and try the charge so brought against the detenu and upon conviction shall sentence him to imprisonment for a term not exceeding one year.

Provided that where the act constituting the offence constitutes an offence punishable under the Indian Penal Code with imprisonment for a term exceeding one year, nothing in this rule shall preclude the detenu from being tried and sentenced for such offence in accordance with the provisions of the Indian Penal Code.

The Superintendent may use or require to be used such force as may in any case be necessary to compel obedience on the part of any detenu to any law or order issued by him.

40. Retention of watches

The detenus shall be allowed to keep their watches with them in Jail, but responsibility for their safety will be taken by Government.

41. Recreation

The detenus shall be allowed to play volley ball and badminton if there is room in the Jail for this and the number of detenus warrants.

They shall be allowed to play indoor games like chess and playing card at their own expense.

Smoking

Detenus shall be allowed to smoke cigarettes at their own expense.

43. Non-official visitors

Ordinary non-official visitors of the Jails shall be allowed to visit the detenus.

44. Applications or representations.

(1) Detenus shall submit their applications or representations to Government in duplicate. One copy of such application or representation shall be detained by the Superintendent of the Jail for future reference.

(2) The Superintendent of Jail shall withhold applications or representations addressed to Government by detenus which are couched in disrespectful or contemptuous language.

45. Transfer of detenus to Civil Hospitals in emergent cases.

In case where it is necessary to remove a detenu to a Civil Hospital out of the Jail for operative or other special treatment which cannot conveniently be given in the Jail itself, the orders of Chief Commissioner, Manipur shall be obtained. In emergent cases the Superintendent of the Jail is authorised to anticipate the sanction of Chief Commissioner, Manipur but he should make an immediate report to him in cases in which he avails himself of the authority. The Superintendent of Jail should ask the Superintendent of Police, Manipur to make arrangements for guarding those detenus during their stay in the hospital. For the purpose of discipline the Superintendent of the Jail should depute a jail-official to visit the detenus. Rules are properly observed.

46. Miscellaneous.

All particulars relating to detenus shall be entered (without serial number) in the register of civil prisoners and all statistics of detenus shall be shown separately in Jail returns.

47. The Manipur Detenus Rules shall be shown to the prisoners on their arrival in Jail.

48. Such other local instructions as may be necessary for the guidance of the detenus may be issued by the Superintendent of Jail, Manipur in consultation with the Chief Commissioner, Manipur.

By order etc.

P. C. Deb.

Secretary to the Govt. of Manipur

10-8-1950.



PUBLISHED BY AUTHORITY

No. 75.

Imphal, Wednesday, August 30, 1950.

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GOVERNMENT OF MANIPUR

PART II.

ORDER No. R 1/18/493 OF 1950.

Imphal, the 2nd August, 1950.

No. R/1/18/7280-3 —The Chief Commissioner is pleased to order that the Fishery Department will cease to exist as a separate Department with effect from the 28rd. August 1950 and be merged into the Revenue Department with effect from the said date.

At present there is a combined office for the Fishery Department and the Land Revenue Tribunal. The following order is passed with regard to this office and the Fishery Officer —

1. The Fishery officer will be attached to the Deputy Commissioner's office as a technical adviser devoting his attention to pisciculture and other similar duties. The trial of departmental cases concerning fisheries and the collection of fishery revenue will be the responsibility of the respective Sub-Deputy Collectors in whose Tahsils the fisheries may lie. The settlement of fisheries will be the duty of the Deputy Commissioner as at present, subject to confirmation by the Chief Commissioner

2. The Land Revenue Tribunal office will be separated from that of the Fishery Department. Out of the six clerks (including one temporary) in the present Fishery Cum Rev. Tribunal office, the first and the 3rd. clerks Shri L. Babu Singh and Shri O. Munal Singh will constitute the Tribunal office. The second and the 4th, clerks Shri Birahari Singh and Shri Th. Amumacha Singh will be absorbed in the Deputy Commissioner's establishment. Shri Th. Amumacha Singh will do the work of collecting fishery Statistics which is now being done by Shri O. Tomba Singh, temporary clerk and will be retrenched if no longer required after the said work is completed. The remaining 2 clerks (one permanent and one temporary) will be served with notice of discharge for 3 months and one month respectively from 23-8-50 and the posts abolished on the date of expiry of notice.

3. Out of the 6 Grade IV establishment, 2 will be retained in the Tribunal Office and one will remain as the personal orderly of the Fishery Officer. The remaining 3 posts will be abolished and the incumbents served with notice of discharge for 3 months with effect from 23-8-50. As a rule the senior men will be retained and the junior ones retrenched if there be nothing on record against the former.

P. C. Deb,
Secy. to the Govt. of Manipur.
Revenue & Finance Departments.

PART III

NOTICE No 1 (CENSUS).

The Census Act, 1918 of the Govt. of India, has already been extended to Manipur. Section No 11 of the same Act deals with the penalties and it is hereby republished for general information of the public in Manipur:—

SECTION 11 " PENALTIES —

(a) Any census-officer or any person lawfully required to give assistance in the taking of a census who refuses or neglects to use reasonable diligence in performing any duty imposed upon him or in obeying any order issued to him in pursuance with this Act or any rule made thereunder, or any person who hinders or obstructs another person in performing any such duty or in obeying any such order, or

(b) Any census-officer who intentionally puts any offensive or improper question or knowingly makes any false return or, without the previous sanction of the Central Govt or the Provincial Govt, discloses any information which he has received by means of, or for the purposes of a census return, or

(c) Any sorter, compiler or other member of the census staff who removes, alters, damages or destroys any census document or deals with any census document in a manner likely to falsify or impair the tabulations of census results, or

(d) Any person who intentionally gives a false answer to, or refuses to answer to the best of his knowledge or belief, any question asked of him by a census-officer which he is legally bound by section 8 to answer, or

(e) Any person occupying any house, enclosure, vessel or other place who refuses to allow a census-officer such reasonable access thereto as he is required by section 9 to allow, or

(f) Any person who removes, obliterates, alters or damages any letters, marks or numbers which have been painted or affixed for the purposes of the census, or

(g) Any person who, having been required under section 10 to fill up a schedule knowingly and without sufficient cause fails to comply with the provisions of that section or makes any false return thereunder, or

(h) Any person who trespasses into a census office, shall be punishable with fine which may extend to one thousand rupees and in case of a conviction under part (b) or (c) shall also be punishable with imprisonment which may extend to six months.

(2) Whoever abets any offence under subsection (1) shall be punishable with fine which may extend to one thousand rupees

M. N. Phukan,

Deputy Commissioner (Census), Manipur.

REF—AGRINDIA CIRCULAR No. F26/21/50

The 24th June, 50.

No. 424-88 Ag.—The Govt. of India, Ministry of Agriculture to all state Govts. (Parts A. B. & C.) is pleased to extend further the Tree planting programme of the Vana Mahot Sava Festival upto the 1st August, 50 and count all the tree planted upto this date for the purpose of competition prizes.

নোটিশ।

মন্দা লুপা ২৪ জী হিংদা গেছ সন ১৯৫০/ পোলিশ বাজর গোরবর্মেন্টে গেভাউতা য়োনগদৌরি। লৈগদৌবা
মী আফিসকী মতমদা এগ্রিকলচুরেল আফিসদা লাকপিব।

Sd/ P. C. Singh,
এগ্রিকলচুরেল আফিসদা

২৮।৮।৫০



EXTRA ORDINARY

PUBLISHED BY AUTHORITY

No. 76-E-36 Imphal, Thursday, August 31, 1950.

GOVERNMENT OF MANIPUR

NOTICE NO. 1 ELECTION

For the purpose of preparation of electoral rolls for the Parliamentary constituencies, the Assembly constituencies in the Council constituencies in the state of Manipur every person who is a member of the Armed Forces of the Union or is holding any office in India declared by the President to be an office to which the provisions of sub-section (1) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950) apply or is employed under the Government of India in a post outside India and desires to be registered in the electoral roll of the constituency in Manipur State in view of the provisions contained in sub-section (3) or sub-section (4) of the said section and whose wife desires to be registered in the electoral roll of the said constituency in view of the provisions contained in sub-section (6) of the said section, is invited to submit statement in Form II through the appropriate officer as to reach the Electoral Registration Officer of the said constituency not later than the 15th day of Sept. 1950.

M. N. Phukan,

Chief Electoral Officer
of Manipur State,

Manipur State (Place)
dated 21/8/50

Note.—Copies of Form II will be supplied free by the Chief Electoral officer or Electoral Registration officer of the constituency concerned on application.

The Representation of the People Act, 1950.

Section 20.—(3) A member of the Armed Forces of the Union while living in any barrack, building or place belonging to, or provided by, the Government shall not be deemed to be ordinarily resident in the constituency within which such barrack, building or place is situated but shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for his service in the Armed Forces, he would have been ordinarily resident during that period or on that date.

(4) Any person holding any office in India declared by the President in consultation with the Election Commission to be an Office to which the provisions of this sub-section apply, or any person who is employed under the Government of India in a post outside India, shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for the holding of any such office or employment, he would have been ordinarily resident during that period or on that date.

(6) The wife of any such person as is referred to in sub-section (3) or sub-section (4) shall, if she be ordinarily residing with such person during any period, be deemed to be ordinarily resident during that period in the constituency specified by such person under sub-section (5).

NOTICE No. III (Census)

Imphal, the 29th August, 1950.

No. XIX/50-51/0210.—For the purpose of preparation of electoral rolls for the Parliamentary constituencies, Assembly constituencies and Council constituencies, in the State of Manipur every person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949 on account of disturbances or fear of disturbances in his former place of residence and who desires to be registered in the electoral roll for a constituency in Manipur State other than the constituency in which he was resident on the said date in accordance with the provision contained in Sub-section (7) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950), is invited to submit a statement in Form IV to the Electoral Registration Officer of the constituency in which he desires to be registered so as to reach him not later than the 15th day of September, 1950.

Manipur State (Place)
Dated 24-8-50

M. N. Phukan,
Chief Electoral Officer,
Manipur State.

Section 20 (7) For the purpose of the electoral rolls first prepared under this Act, a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence shall be deemed to have been ordinarily resident during any period or on any date in the constituency in which he was resident on the said day or, if in any other constituency is specified by him in this behalf in the prescribed form and manner, in that other constituency.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 76-E-36 Imphal, Thursday, August 31, 1950.

GOVERNMENT OF MANIPUR.

NOTICE OF ELECTION

For the purpose of preparation of the electoral rolls for the Parliamentary constituencies, the Assembly constituencies and the Council constituencies in the State of Manipur every person who is a member of the Armed Forces of the Union or is holding any office in India declared by the President to be an office to which the provisions of sub-section (1) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950), apply or is employed under the Government of India in a post outside India and who desires to be registered in the electoral roll of a constituency in Manipur in view of the provisions contained in sub-section (3), or sub-section (4) of the said section or whose wife desires to be registered in the electoral roll of the said constituency in view of the provisions contained in sub-section (6) of the said section, is invited to submit statement in Form II through the appropriate officer so as to reach the Electoral Registration Officer of the said constituency not later than the 15th day of Sept. 1950.

M. N. Phukan,

Chief Electoral Officer
of Manipur State,

Manipur State (Place)
Dated 21.8.50

Note:- Copies of Form II will be supplied free by the Chief Electoral officer or Electoral Registration officer of the constituency concerned on application.

The Representation of the People Act 1950.

Section 20.—(3) A member of the Armed Forces of the Union while living in any barrack, building or place belonging to, or provided by, the Government shall not be deemed to be ordinarily resident in the constituency within which such barrack, building or place is situate, but shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for his service in the Armed Forces, he would have been ordinarily resident during that period or on that date.

(4) Any person holding any office in India declared by the President in consultation with the Election Commission to be an Office to which the provisions of this sub-section apply, or any person who is employed under the Government of India in a post outside India, shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for the holding of any such office or employment, he would have been ordinarily resident during that period or on that date.

(6) The wife of any such person as is referred to in sub-section (3) or sub-section (4) shall, if she be ordinarily residing with such person during any period, be deemed to be ordinarily resident during that period in the constituency specified by such person under sub-section (5).

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Manipur State (Place)
Dated 28-8-50.

M. N. Phukan,
Chief Electoral Officer,
Manipur State.

Section 20 — (7) For the purpose of the electoral rolls first prepared under this Act, a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence shall be deemed to have been ordinarily resident during any period or on any date in the constituency in which he was resident on the said day or, if any other constituency is specified by him in this behalf in the prescribed form and manner, in that other constituency.



EXTRAORDINARY (A)
PUBLISHED BY AUTHORITY

No 77-E-37 Imphal, Friday, September 1, 1950

GOVERNMENT OF MANIPUR

$$N(t) = 100 - t^2$$

**Government of India,
Ministry of States**

Dated N o Delhi the 18th August, 1950

NOTIFICATION.

চিফ কমিশনাৰ সাংগ্ৰহন এখনপূৰ্বৰ বাসিন্দা তেওঁৰ বৰ ভাৱনৰ সৰা (এডভাইজৰি কাউন্সিল) আৰু শেহৰা ভাৱতক প্ৰে'সিডেণ্টা ৱাণ্ডা পৌৰিৰ। অৱুগা সৰা অসিনা চৰণৰা মৰাণী নিয়ম অৱস্থাপনৰ অসি শে'শ্বৰে

১। এডভাঙ্কটো কাউন্সিল অসি চিফ ন্যামনাংগ অতোয় এফব ১৪ গণা শেমগনি। হায়রিবা
মেশ্বর ১৫ অসিদি ভারত সরকারনা চিফ ন্যামনাংগ সাংকেবা তানরগ হাপকনি। মথোয় অসি
মশাগী চহী ১১ হেল্লাবা, মণিপুরদা লৈবা এ-সংগাপবনি।

২। চিফ কমিশনার রণা সভা শাসিতা . . . নবদ্বি

(ক) লুপ ২৭.০০০ দ্বীপে ইন্দ্র ৩০.০০০ ১২ ৭৭ শেফন অদুগা অমুক্তগী হেলোইদবা
সলফমনা লুপ ১,০০,০০০ ৭৭৭ ২৭৭৭ সত্ৰা তাকাল চ। অসি নতবা সলগী হিরম
পল্লমক সত্ৰা অসিগা তান্নগদবন.

(খ) শাসনদা চাউবাক চৎনগদবা ত্রবম লেবাক চাউথৎনবগী থোরাঃ অমমুঃ মাটন শেহগী
 থোবম তানগনি। অতুগা মৃমিং ৭ংগ চৎলিবা হায়েন-থোদা অসিগী হিরম অমমুঃ
 থোইদোকনা কান্নরোইদবা ফম হাপ্তা নবমদে তানরোই,

(গ) গবর্ণমেন্টেরা প্রচেষ্টা যে বন অন্ন না-সংগত। অতঃপর চাওৎ-নবগী শিববা বন অন্ন অথবা শাকসব। প্রচেষ্টা না-সংগত।

(ঘ) গ্রন্থস্থ চিহ্ন বৈশিষ্ট্যসমূহ ১৯৭০-৭১ খ্রিঃ অব্দে গণনা করা হয়েছে।

১. হায়েদারাবাদ - ভূগা খরসহদা ১৬ গা হায়েদারাবাদ মফসদ চিফ কমিশনারনা অপাখ
য়ে ছনা। তাবখোক্তবা - ভূগা খরসহদা হাফ। ২. ভূগা মেশরশানা উষনা রা লেপনবা (রিজোলিউশন)
অমসুং শা গী অফ-ফলুবা যেন্দা টেট ১ গা অফন সভ গা মেশরশানা উষা অদু উমগনি।

১। কাউন্সিলদি পাউতাক পাবতান। ৩৩গা মাথাঠগী পাউতাক অহু চিক কমিশনারনা
লৌদবা যাদে হার্বমক লৈত্রবহু বা লেপনবদদি নবগ গবর্ণমেন্ট। বয়িক্তমবা অমা থাগংগা মতমদি
মাহাকনা পাউতাক অহু যাদা মুয়া বনগদব'ন

৫। গ্রামজবদা, থা ৩গী মনুদা অমুকংগা তাদনা কাউন্সিল কমগনি। চিক কমিশনারন
কাউন্সিলগী মিটিং খুদিংমজা প্রেসিডেন্ট হইগদনি।

৬। চিফ কমিশনারনা যাবা অফিসারদি মিটিংদা লাকপ', হা খন্নবা রাফবা। অহুগ খন্নবা মচাক পুথোবকপা যাগনি। অহুগা মখোউনা ভোত পাবদি যারোই।

The President is pleased to constitute an Advisory Council to be associated with the Chief Commissioner of Manipur in the discharge of his administrative functions and to make the following rules to regulate its constitution and procedure :—

(1) The Advisory Council will consist of the Chief Commissioner and fourteen other Members nominated by the Central Government in consultation with the Chief Commissioner. All residents of Manipur above the age of 21, will be eligible for nomination as Members.

(2) The Chief Commissioner will seek the advice of the Council on—

- (a) all financial matters, except that items involving a recurring expenditure of not more than Rs. 25,000/- and or a non-recurring expenditure of not more than Rs. 1,00,000 need not be referred to the Council;
- (b) matters of administration involving general policy, schemes of development and proposals for legislation, but not on matters relating to the day-to-day administration or to individual appointments not involving a principle of any importance;
- (c) general questions touching the implementation of general policy and schemes of development;
- (d) any other matter which the Chief Commissioner or the Government of India may refer to the Council.

(3) Subject to the Chief Commissioner's discretion to refuse in the public interest to give information or to allow discussion, Members will have the powers in regard to resolutions and interpellations analogous to and under similar limitations as, those of Members of a State Legislature.

(4) The functions of the Council will be advisory only, but though its advice will not be binding on the Chief Commissioner due weight will be given to it by him in reaching decisions or making recommendations to Government.

(5) The Council will meet at least once in three months. The Chief Commissioner will preside over all meetings of the Council.

(6) Such officers as the Chief Commissioner may permit will be entitled to be present at the meetings, participate in the discussions and furnish information, but will not have the right to vote.

N. M. Buch,
Joint Secretary.

চিফ কমিশনাৰনা চিংগী য়মগী খাজনা হেনগৎপিবৈ হায়না লাউৰবা কৰি কৰিক্তহা মতমদা তাই হায়নি। মাসি অৱানবা বানি। শোক ১২৪৯ দা ছিল পুবা মিন্টিৱগী বাদগী য়মাংগী দৱবাৱনা শোক ১২৪৯ গৌদমক্তা চিং লক্ষী শেখা য়াওনিদবা খুলগা য়মখোংদা লুপা ২৮ লোবা হায়না লেপনৰি। হুয়ুম অসিদি শোক ১২৭৯ দগা হেয়া চংলৱোই। চংলিবা চহা অ'সদগী হুয়ুম অহু চংলৱোই।

এস, ডি, ও শিংনা কুমসি ১৯৫০ অসিদিগী হোনা অহেনবা খাজনা অসি লোৱৱোইদবনি।

G. H. Singh,
Publicity Officer.

Manipur



Gazette

EXTRAORDINARY (B)

PUBLISHED BY AUTHORITY

No. 77-E-37 Imphal, Friday, September 1, 1950.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal the 1st September, 1950.

WHEREAS the Chief Commissioner is satisfied that the following issues of the daily paper named below contain words tending to bring into hatred and contempt and to excite disaffection towards the Government established by law in Manipur and between different sections of its citizens and also to promote feelings of enmity or hatred between different classes,

Now therefore in exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act, 1931 (Act XXIII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issues of the following daily paper is forfeited to the Government.

1. Loumi dated 5-8-50, 23-8-50 and 29-8-50.

T. Kipgen,

Asstt Secy to the Govt. of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 75.

Imphal, Wednesday, September 6, 1950.

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GOVERNMENT OF MANIPUR

PART II.

THE CENSUS (AMENDMENT) ACT, 1950

Act No. LI of 1950

AN

Act

to amend the Census Act, 1948.

BE it enacted by Parliament as follows:—

1. **Short title.**—This Act may be called the Census (Amendment) Act, 1950.

2. **Amendment of section 1, Act XXXVII of 1948.**—In sub-section (2) of section 1 of the Census Act, 1948 (hereinafter referred to as the said Act), for the words “except the States of Hyderabad, Jammu and Kashmir, Mysore and Travancore-Cochin”, the words “except the State of Jammu and Kashmir” shall be substituted.

3. **Insertion of new section 2 in Act XXXVII of 1948.**—After section 1 of the said Act, the following section shall be inserted, namely:—

“2. Rule of construction respecting enactments not extending to Part B States.—Any reference to the Indian Penal Code (Act XLV of 1860) or the Indian Evidence Act, 1872 (1 of 1872), shall, in relation to a Part B State, be construed as a reference to the corresponding enactment in force in that State.”

4. **Amendment of section 14, Act XXXVII of 1948.**—In section 14 of the said Act, after the words “Magistrate of the second class”, the words “or in a Part B State, a Magistrate corresponding to a Magistrate of the second class” shall be inserted.

5. **Repeals and savings.**—(1) If immediately before the commencement of this Act there is in force in the States of Hyderabad and Mysore any law which corresponds to the said Act, it is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of any power conferred by or under the repealed law shall be deemed to have been done or taken in the exercise of the powers conferred by or under the said Act, as if the said Act were in force on the day on which such thing was done or action was taken.

THE ESSENTIAL SUPPLIES (TEMPORARY POWERS) AMENDMENT ACT, 1950.

Act No. LII of 1950

AN

Act

to amend the Essential Supplies (Temporary Powers) Act, 1946.

Enacted by Parliament as follows:—

1. Short title:—This Act may be called the Essential Supplies (Temporary Powers) Amendment Act, 1950.

2 Omission of preamble, Act XXIV of 1946—The preamble to the Essential Supplies (Temporary Powers) Act, 1946 (hereafter referred to as the said Act), shall be omitted.

3 Amendment of section 1, Act XXIV of 1946.—In section 1 of the said Act,

in sub-section (2), the following sub-section shall be substituted,

(2) It extends to the whole of India except the State of Jammu and Kashmir, but shall come into force in a Part B State to which this Act extends only on such date as the Central Government may, by notification in the Official Gazette, appoint in this behalf, and different dates may be appointed for different Part B States”;

(b) in sub-section (3), for the words and figures “first day of April, 1951”, the words and figures “thirty-first day of December, 1952” shall be substituted.

4 Amendment of section 2, Act XXIV of 1946.—In section 2 of the said Act

(a) after item (a) of clause (a), the following item shall be inserted, namely:—

“(ii) cattle fodder”;

(b) after clause (c), the following clause shall be inserted, namely:—

“(cc) “cattle fodder” includes oil-cakes and other concentrates”;

5. Insertion of new section 2A in Act XXIV of 1946.—After section 2 of the said Act, the following section shall be inserted, namely:—

“2A. *Rule of construction respecting enactments not extending to Part B States.*—Any reference to the Indian Penal Code (Act XLV of 1860), the Code of Criminal Procedure, 1898 (Act V of 1898), or the Indian Evidence Act, 1872 (I of 1872), shall, in relation to any Part B State to which this Act applies, be construed as a reference to the corresponding enactment in force in that State.”

6. Amendment of section 3, Act XXIV of 1946.—For sub-section (3) of section 3 of the said Act, the following sub-section shall be substituted, namely:—

“(3) An order made under sub-section (1) may confer powers and impose duties upon the Central Government or the State Government or officers and authorities of the Central or State Government and may contain directions to any State Government or to officers and authorities thereof as to the exercise of any such powers or the discharge of any such duties.

7. Substitution of new section for section 7, Act XXIV of 1946.—For section 7 of the said Act, the following section shall be substituted, namely:—

“7. *Penalties.*—(1) If any person contravenes any order under section 3 relating to cotton textiles, he shall be punishable with imprisonment for a term which may extend to three years and shall also be liable to fine; and

any property in respect of which the order has been contravened or such part thereof as to the Court may be fit shall be forfeited to the Government.

(2) If any person contravenes an order under section 3 relating to foodstuffs,—

(a) he shall be punishable with imprisonment for a term which may extend to three years and shall also be liable to fine, unless for reasons to be recorded by the court it appears that a sentence of fine only will meet the ends of justice; and

(b) any property in respect of which the order has been contravened such part thereof as to the Court may be fit shall be forfeited to the Government, and, subject to the order of the court, if the Court is of opinion that a fine only may suffice, the whole or any part of the property.

Provided that where the contravention is of an order proscribing the maximum quantity of any foodstuff that may lawfully be possessed by any person or class of persons, and the person contravening the order is found to be in possession of foodstuff exceeding twice the maximum quantity prescribed, he shall be liable to imprisonment for a term which may extend to

three years and to a fine not exceeding twenty times the value of the foodstuff found in his possession.

(b) direct that the whole or such foodstuff in excess of the prescribed maximum quantity shall be forfeited to the Government.

Explanation—A person in possession of foodstuff which does not exceed by more than five percent the maximum quantity so prescribed shall not be deemed to be guilty of a contravention punishable under the provisions of this sub-section.

If any person contravenes any order under section 3 relating to any essential commodity, the contravention being in respect of textiles and foodstuffs, he shall be punishable with imprisonment for a term which may extend to three years or with fine or both, and if the order so provides, any property in respect of which the Court is satisfied that the order has been contravened may be forfeited to the Government.

(1) If any person to whom a direction is given under sub-section (4) of section 3 fails to comply with the direction, he shall be punishable with imprisonment for a term which may extend to three years or with fine or with both.

8. **Amendment of section 7A Act XXIV of 1946**—In section 7A of the Code the words “and figure” in section (1) of shall be omitted and in the words “said sub-section” the words “said section” shall be substituted.

9. **Insertion of new sections 13A and 13B in Act XXIV of 1946**—After section 13 of the said Act, the following sections shall be inserted, namely:—

“13A. *Special provisions regarding bail*—Notwithstanding anything contained in the Code of Criminal Procedure, 1908 (Act V of 1898), no person accused or convicted of a contravention of an order under section 3 relating to food grains which is punishable under the proviso to sub-section (2) of section 7 shall, if in custody, be released on bail or on his own bond unless—

(1) the prosecution has been given an opportunity to oppose the application for such release, and

(2) where the prosecution opposes the application, it appears to the court that there are reasonable grounds for believing that he is not guilty of such contravention.

133. *Cases to be disposed of expeditiously.*—Where any offence is not being tried in a summary way under section 12 of this Act.—

(a) with reference to sub-section (1) of section 256 of the Code of Criminal Procedure 1938 (Act V of 1938), the next hearing of the case shall be fixed on the day following the one on which the charge is framed, unless the Magistrate, for reasons to be recorded in writing, adjourns the case on any other day, but not later than four days, and

(b) the hearing of the case shall be continued from day to day unless the court finds the adjournment of the hearing beyond the following day to be necessary for reasons to be recorded."

14. **Amendment of section 17, Act XXIV of 1946.**—After sub-section (3) of section 17 of the said Act, the following sub-section shall be inserted, namely:—

"(f) If immediately before the day on which this Act comes into force in a Part B State, there is in force in that State any law which corresponds to this Act, such corresponding law shall on that day stand repealed in so far as it relates to any of the essential commodities governed by this Act,

Provided that any order made and in force immediately before that day in the said state shall continue in force and be deemed to be an order made under this Act, and all appointments made, licences or permits granted, and directions issued, under any such order and in force immediately before that day shall likewise continue in force and be deemed to be made, granted or issued in pursuance of this Act."

THE PREVENTIVE DETENTION (AMENDMENT) ACT, 1950 Act No L of 1950

AN
ACT

to amend the Preventive Detention Act, 1950.

BE it enacted by parliament as follows:—

1 **Short title**—This Act may be called the Preventive Detention (Amendment) Act, 1950.

2 **Amendment of section 3, Act IV of 1950**—In section 3 of the Preventive Detention Act, 1950 (hereinafter referred to as the said Act),—

(i) in sub-section (2), for the words "Any district magistrate or sub-divisional magistrate, or, in a presidency-town, the Commissioner of Police, may" the following shall be substituted, namely:—

"Any of the following officers, namely:—

- (a) district magistrates,
- (b) additional district magistrates specially empowered in this behalf by the State Government,
- (c) sub-divisional magistrates,
- (d) in the presidency-towns, Commissioners of Police, and
- (e) in the State of Hyderabad, Civil Administrators, may,";

(ii) in sub-section (3), for the words "by a district magistrate, sub-divisional magistrate or Commissioner of Police," the words, brackets and figure "an officer mentioned in sub-section (2)," shall be substituted.

3. **Omission of section 14, Act IV of 1950.**—Section 14 of the said Act shall be omitted.

4. **Repeal of Ordinance XIX of 1950.**—(1) The Preventive Detention (Amendment) Ordinance, 1950 (XIX of 1950) is hereby repealed.

(2) Notwithstanding such repeal, anything done or any action taken in the exercise of any power conferred by or under the said Ordinance shall be deemed to have been done or taken in the exercise of the powers conferred by or under this Act, as if this Act were in force on the day on which such thing was done or action was taken.

THE CONTINGENCY FUND OF INDIA ACT 1950 (XLIX of 1950)

AN

ACT.

to provide for the establishment and maintenance of Contingency fund.

BE it enacted by Parliament as follows:—

1. **Short title.**—This Act may be called the Contingency Fund of India Act, 1950.

2. **Establishment of the Contingency Fund of India.**—There shall be established a Contingency Fund in the nature of an imprest entitled the Contingency Fund of India, into which shall be paid from and out of the Consolidated Fund of India a sum of fifteen crores of rupees.

3. **Custody of the Contingency Fund and withdrawals therefrom.**—The Contingency Fund of India shall be held on behalf of the President by a Secretary to the Government of India in the Ministry of Finance, and no advances shall be made out of such fund except for the purposes of meeting unforeseen expenditure pending authorisation of such expenditure by Parliament under appropriations made by law.

4. **Power to make rules.**—For the purpose of carrying out the objects of this Act, the Central Government may make rules regulating all matters connected with or ancillary to the custody of, the payment of moneys into and the withdrawal of moneys from, the Contingency Fund of India.

Issued by
Gourahari Singh,
Publicity Officer,
Manipur.

20-6-50



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 75-E-38 Imphal, Thursday, September 7, 1950.

GOVERNMENT OF MANIPUR.

ORDER No 152 of 1950.

Imphal, the 1st August, 1950.

No. 5984-99 H. D.—The Chief Commissioner will be the sole authority in Manipur issue, renew or cancel Drug Licenses under the Drugs Act of 1940.

By order etc.,

T. Kipgen,

Asstt. Secy. to the Govt. of Manipur
Home & Development Departments.

ORDER No. 499 OF 1950

No J-7623-8.—The Chief Commissioner has been pleased to order that the Iriabung Panchayet at Iriabung shall be abolished with effect from the 1st day of September, 1950. The office-holders of this Panchayet who were in receipt of remunerations will be given three months' remuneration in lieu of notice of discharge with effect from the date of abolition and any land, in the enjoyment of the Panchayet members shall be deemed to be in annual lease with them upto the end of 1950, provided they signify their assent in writing to the payment of the annual land revenue for one year to the Deputy Commissioner, within 10 days from the date of abolition of the Panchayet. After the end of 1950, the Deputy Commissioner will take steps for the settlement of the said lands to persons who are actual cultivators (and not rent-receivers) and who are otherwise best entitled to get such settlement.

2 All the pending and disposed of case-records and all other office records and any Cash in the hand of this Panchayet shall, in the forenoon of 1st September, 1950, be handed over to the nominee of the District and Sessions Judge. After receipt of the records, the District Judge will cause the disposed of case-records to be kept in safe custody in his record room and transfer the pending cases to the respective Panchayets as shown in the annexed schedule. Any Cash received from the Panchayet shall be either credited to the Imphal Treasury under appropriate heads or in case of deposits, be made over to the appropriate parties.

SCHEDULE.

Names of villages under the Iriabung Panchayet at present.

Panchayets/Courts to which these are transferred.

Thiyam Basti.

Santok "

Khanurok "

Langdum "

Wangkhem "

Keirao "

Yairipok Panchayet

Arabti Basti.

Urup "

Machahal "

Bamon Kampu "

Naharup "

Top "

Moirangkampu "

Kalika "

Munsif's Court, Imphal

✓ ORDER No. R/5/14/718 OF 1950.

Imphal, the 31st August, 1950.

No R/5 14/7914-20.—The Chief Commissioner is pleased to make the following temporary appointments of Assistant Food Production Officers for execution of Intensive Cultivation Scheme for Manipur for 1950-51, as sanctioned by the Government of India, Ministry of Agriculture, in their letter No. F. 36-1/30-GMF (dated 21.7.50) —

- 1 Shri Larho B.A., Sub-Deputy Collector in-charge of Mao Sub-Div. Assistant Food Production Officer for Tengnoup and Ukhrul Sub-Divisions with Headquarters at Imphal.
- 2 Shri L. Udhob Singh, B.Sc. (AGR)—Assistant Food Production Officer for Sadar and Thoubal Sub-Divisions with Headquarters at Imphal.
- 3 Shri T. Thankai—Assistant Food Production Officer for Churachand and Tamenglong Sub-Divisions with Headquarters at New Churachandpur.

The appointments are for the period from 1.9.50 to 23.3.51. The scale of pay sanctioned for the posts is Rs. 100/- to 150/-. Shri Larho who is now drawing pay of Rs. 150/- is appointed to the maximum of the scale.

✓ ORDER No. R/20/50/515 OF 1950.

Imphal, the 31st August, 1950.

No. R/20/50 7907-12 :—The Chief Commissioner is pleased to order the amalgamation of the Mao Sub-Division with the Sadar Sub-Division and to direct the Sub-Divisional Officer, Sadar, to take over charge from Shri Larho, Sub-Deputy Collector in-charge of Mao Sub-Division, with immediate effect. The latter thereafter join as Assistant Food Production Officer for Ukhrul and Tengnoup Sub-Divisions vide this Secretariate Order No. 512 of 1950.

On taking over charge of the Mao Sub-Division, S. D. O., Sadar will cause immediate transfer of all the records and furniture of the Mao Sub-Divisional Office to the Sadar Sub-Divisional Office at Imphal. The Mao Sub-Divisional Office will stand abolished with effect from the date the records are so transferred. Of the Mao Sub-Divisional Officer's establishment, three Lambus, selected by the Deputy Commissioner from the existing strength of Lambus in the Office in accordance with seniority and efficiency will be retained in the Sadar Sub-Divisional Office. The strength of Lambus in which will be increased to that extent and the remainder of the staff will be discharged with effect from the date the records are transferred to Imphal, they being given three months' pay in lieu of notice of discharge.

✓ ORDER No. 516 of 1950.

Imphal, the 1st September, 1950.

No. Elec. 36/50-51/7936-7.—The Chief Commissioner is pleased to appoint Deputy Commissioner, Manipur as the Chief Electoral Officer for the State of Manipur under the provisions of the Representation of the People (Preparation of Electoral Rolls) Rules, 1950.

P. C. Deb,
Secretary to the Govt. of Manipur
Revenue and Finance Department

(ADVERTISEMENTS)

Imphal, the 5th September, 50.

No. 357-Claims/INV.—Wanted applications for two temporary posts of **Claims Deputy Collectors** on a pay of Rs. 150/ each for a period of six months. may be required to investigate claims cases in the Valley as well as tribal areas of Manipur either independently or under the supervision of S. D. O's and Revenue Deputy Collectors.

Candidates should submit applications to the undersigned by 20-9-50 stating academic qualifications, previous experience, if any, present occupation and age together with such necessary testimonials.

Wanted applications for 10 posts of **Claims Investigators** in the scale of Rs. 75 for a period of six months. Selected candidates should be required to work in villages both in the plains and in the hills under the circle S. D. O's and under Hill S. D. O's.

Intending candidates should submit their applications to the undersigned by 20-9-50 stating academic qualification, previous office experience if any and age together with copies of necessary testimonials.

U. C. Deka,
Administrative Officer, (Claims),
Manipur.



Gazette

PUBLISHED BY AUTHORITY

80.

Imphal, Wednesday, September 13, 1950.

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GOVERNMENT OF MANIPUR

PART I

Imphal, the 11th September, 50.

ORDER No. 528 of 1950.

1. APMN/31/50/660/-SH.D.—Shri Gokheswar Barua Extra Assistant Commissioner Assam, whose services have been lent to this state by the Government of Assam vide their notification No. SM/119/49/58 dated the 29th June '50 is hereby appointed S. D. O. Sadar, Imphal with effect from the afternoon of 8-8-50 on his previous pay in the Assam Civil Service plus a special pay of Rs. 150/- p. m.

P. C. Deb,
Secy. to the Govt. of Manipur.

PART II

NO. 104-J-
Dated New Delhi-2, the 24th August, 1950.

NOTIFICATION.

1/28/50-51/8392 —In pursuance of clause (1) of article 239 of the Constitution supersession of all previous notifications on the subject, the President is hereby directed that the Chief Commissioners of Himachal Pradesh, Bilaspur, Kutch, Tripura, Vindhya Pradesh and Manipur shall, subject to the control of the President, and until further orders, exercise the powers and discharge the duties of—

- 1) a State Government under the provisions of laws as for the time being in force in their respective State specified in Schedule I hereto annexed ;
- 2) the Central Government under the provisions of laws as for the time being in force in their respective States specified in Schedule II hereto annexed.

SCHEDULE I

Name of Act.	Provisions
Opium Act, 1857 (XII) of 1857.	15
The Societies Registration Act, 1860 (XXI of 1860)	"
The Police Act, 1861 (V of 1861)	"
The Waste Lands (Claims) Act, 1863 (XXIII of 1863)	"
The Carriers Act, 1865, (III of 1865)	Section 11
The Court Fees Act, 1870 (VII of 1870)	All
The Cattle Trespass Act, 1871 (I of 1871)	"
The Pensions Act, 1871 (XXIII of 1871)	"
The Indian Christian Marriage Act, 1872 (XV of 1872)	Sections 6 and 9 (Commissioner Manipur)
The Opium Act, 1878, (I of 1878)	All
The Vaccination Act, 1880, (XIII of 1880)	All
The Indian Telegraph Act, 1885 (XIII of 1885)	All
The Births, Deaths and Marriage Registration Act, 1886 (VI of 1886)	All
The Police Act, 1888, (III of 1888)	All
The Prevention of Cruelty to Animals Act, 1890. (XI of 1890)	All
The Land Acquisition Act, 1894 (I of 1894)	Sections 4, 6, 7, 17, 40, 41, 49, and 55.
The Prisons Act, 1894, (IX of 1894)	All
The Epidemic Diseases Act, 1897 (III of 1897)	Section 2.
The Indian Fisheries Act, 1897, (IV of 1897)	Sections 5 and
The Lepers Act, 1898 (III of 1898).	All
The Live Stock Importation Act, 1898, (IX of 1898)	All
The Code of Criminal Procedure, 1898, (V of 1898).	All except sections 197, 401 and 402 Commissioner Manipur ded
The Indian Post Office Act, 1898, (VI of 1898).	All
The Indian Stamp Act, 1899 (II of 1899)	All
The Government Buildings Act, 1899, (IV of 1899)	"
The Prisoners Act, 1900, (III of 1900)	"
The Criminal Law (Amendment) Act, 1908, (XIV of 1908)	"
The Indian Lunacy Act, 1912 (IV of 1912)	All.
The Destructive Insects and Pests Act, 1914, (II of 1914)	All.
The Cinematograph Act, 1918 (II of 1918)	—All except subsection and (2) of Section clauses (b) and (BB) section (23) of section
The Identification of Prisoners Act, 1920, (XXXIII of 1920)	All.
The Police (Incitement to Dis-affection) Act, 1922 (XXII of 1922)	All

Name of Act.	Provisions
The Workmen's Compensation Act 1923 (VII of 1923)	All.
The Indian Oil and Sweets Act 1923 (XIX of 1923)	All.
The Provident Funds Act, 1925 (XX of 1925)	All.
The Indian Trade Unions Act, 1926 (XVI of 1926)	All.
The Indian Forest Act, 1927, (XVI of 1927)	—Sub section (3) of Section 1.
The Dangerous Drugs Act, 1930 (II of 1930)	All.
The Indian Press (Emergency) Powers Act, 1931, (XVIII of 1931)	All.
The United Districts Emigrant Labour Act, 1932 (XXII of 1932)	All.
The Criminal Law Amendment Act, 1932 (XXIII of 1932)	All.
The Payment of Wages Act, 1936 (IV of 1936)	All.
The Employment of Children Act 1938, (XXVI of 1938)	All.
The Motor Vehicles Act, 1939 (IV of 1939)	All.
The Weekly Holiday Act, 1942 (XVII of 1942)	All.
The Industrial Statistics Act 1942 (XIX of 1942)	All.
The Industrial Employment (Standing Orders) Act, 1946, (XX of 1946)	Section 13.
The Industrial Disputes Act, 1947, (XIV of 1947)	All except Section 88.
The Minimum Wages Act, 1948 (VI of 1948)	All.
The Employee's State Insurance Act, 1948 (XXIV of 1948)	All.
The Factories Act, 1948, (LXIII of 1948)	All.

SCHEDULE II

Name of Act.	Provisions
The Press and Registration of Books Act, 1867, (XXV of 1867)	All.
The Court Fees Act, 1870 (VII of 1870)	All.
The Negotiable Instruments Act, 1881, (XXVI of 1881)	Explanation to section 25 and under section 138
The Charitable Endowments Act, 1890 (VI of 1890)	All.
The Ancient Monuments Preservation Act, 1904 (VII of 1904)	Sections 4, 5, 7, 9, 11, 13 and 14.
The Civil Procedure Code, 1908 (V of 1908)	Order XXVII of the First Schedule (Chief Commissioner, Manipur excluded)
The Explosive Substances Act, 1908, (VI of 1908)	All.
The Destruction of Records Act, 1917 (V of 1917)	All.
The Indian Trade Unions Act, 1926 (XVI of 1926)	All.
The Foreign Exchange Regulation Act, 1947 (VII of 1947)	Sub-section (3) of section

No. 105 J.

Dated New Delhi, the 24th August, 1950.

In pursuance of clause (1) of article 239 of the Constitution and in supersession of all previous notifications on the subject, the President is pleased to direct that the Chief Commissioner of Kutch, shall, subject to the control of the President, and until further orders, exercise the powers and discharge the functions of the Central Government under clause (P) of sub-section (1) of section 6 and sections 17, 49 and 50 of the Indian Ports Act, 1908 (XV of 1908) as for the time being in force in the State of Kutch.

No. 106 J.

Dated New Delhi-2, the 24th August, 1950.

In pursuance of sub clause (d) of clause (10) of section 3 of the General Clauses Act, 1897, (X of 1897) the Central Government is pleased to appoint the Chief Commissioner of each of the States of Himachal Pradesh, Bilaspur, Kutch, Tripura, Vindhya Pradesh and Manipur to be the Chief Controlling Revenue Authority within his State, for the purpose of the Court Fees Act, 1870 (VII of 1870).

No. 107 J

Dated New Delhi-2, the 24th August 1950.

In pursuance of clause (1) of article 29 of the Constitution and in supersession of all previous notifications on the subject, the President is pleased to direct that the Chief Commissioners of Himachal Pradesh, Bilaspur, Kutch, Bhopal, Tripura, Vindhya Pradesh and Manipur, shall, subject to the control of the President, and until further orders, exercise the powers and discharge the functions of the Central Government under sections 6, 7, 11, 13, 15, sub sections (1), (2) and (4) of section 16, clause (c) of section 17, and sections 18, 25, 26, 30 & 32 of the Indian Arms Act, 1878 (XI of 1878), as for the time being in force in their respective States provided that:—

(a) the powers under section 11 shall be exercised subject to the previous sanction of the Central Government, and

(b) the powers under sections 18 shall be limited to the territory under the administrative control of the Chief Commissioner and shall be subject to the power of the Central Government to cancel or suspend any licence throughout the territory or any part of India to which the said Act extends.

Hari Sharma
Joint Secretary.

PART III.

UNION PUBLIC SERVICE COMMISSION.

No. APM/27/50-600/HD.—The Union Public Service Commission will hold an examination commencing on 20-11-50 for recruitment to the permanent cadets of the commissioned ranks of the Indian Navy. **Age limits:**—17½-19½ years c 1-12-50. **Educational Qualifications:**—Matriculation or equivalent examination. Application forms and full particulars obtainable from the Secretary, Union Public Service Commission, Parliament House, New Delhi, to whom complete applications must reach by 16-9-50 (2-10-50 in case of candidate in foreign countries). When requesting for forms candidate must prominently state "Indian Navy Examination".

T. Kipgen,
Assistant Secy. to the Govt. of Manipur

নেটিশ নং ১১।

অসিনা ময়ম ওইতুনা প্রজ্ঞা পূৰ্বক্ৰা ষংজ্ঞাৰ। মবমদ—মণিপুরগী এলাকা মন্তুদা (১) ভেলি মহাল (মণিপুরগী মন্তুদা লৈবা সন্ব অমসুং নোংলোকা চী পুন্নক) অহুগা (২) জিঁৰ বোয়াক (মণিপুরগী নোংচুপ থনদা লৈবা ডিভিসন পুন্নক) থে ঠক, শামুয়ৰ, শজিমাচিচি'বা থিবা অমসুং ললোনবগী মোনোপোলি অহু ইংশ'ক ১৯৫০গী ১লা আগষ্টগী ওইতুনা ইংশ'ক ১৯ গী জুলাই থাগী তাং ৩১ কাণ্ডবগীদমক মথংলিৎনা (১) নীলোয়েম মেরাসিং ১ সাং মিত্ৰ'ম থোংজাৎদা লৈবা (২) দাৰিকানাথ সায় সাং কালিবাড়ি বাজার, চিদিংমদা লৈবা অসিদা ০০ (১) অমসুং নং (২) গী মহালা অসি মথংলিৎনা যোনত্ৰে। অহুনা কনাগুথনা হাংদা পোংশিং অসি লৈগে অমসুং লানগে হাংববদি মথং ৩ য়দিবা পাট্টাদায়িং অসিদা চংপিগদবনি। পাট্টাদায়িং অসি নহুনা অত্ৰেয়া কন গুথবা পোংশিং অসি লৈবা যোনবা ত্ৰৌমলবদি নতিক চাৰা দণ্ডি কৰগনি।

পাট্টাদায়না অতোপ্পদগী লৈগদবা মমল।

পাট্টাদায়না অতোপ্পদা যোনগদবা মমল।

(১) শামুয়ৰ নং ১ অমসুং নং ১ সেরদা লুপা	১০	লুপা	৯০
(২) " " ওয় সেবদা লুপা	৫০	"	৬০
(৩) থোংক ১ম অমসুং ১ম নহুয় সেবদা লুপা	২০	"	২০
(৪) " ওয় নহুয় সেবদা	"	"	১০
(৫) শজিমাচি মন্দা	"	"	৭

তাং ২২।৮।৫০ ইং

স্বাক্ষৰ: জীবিজয়চন্দ্ৰসিংহ,
ফোরেষ্ট অফিসার, মণিপুর।

ওঁড়ার।

১৯১০ ইংগী আসাম এক্সাইজ এক্ট অমসুং ১৯।১।৫৯ ইংগী কাউন্সিল ৰিজোলুশন নং ১৭ শুবা অসি মণিপুর ষ্টেটকী থাওংলৈ এৰিয়াগী মন্তুদা চংলোকাট। মাসিনা চংলোকাইদবদি "মু" হায়তুনা লৈবিবা পূন্নমজনি।

লৈমু, কালৈ অমদি মনিদগী শুংবা য়ু নহুবা অত্ৰে য়ু জাং পূন্নমক তপ্পাত্তা তাবা চিংগী মী পূন্নমজা শুংজবা, মপু ওইজবা, থমজবা নহুগা য়োন্জবদা কৰিগুথা অমতা থিংলৈয়াই। লৈমু, কালৈ অমদি অত্ৰে মনিদগা লোবা য়ু জাংতি য়ান্দবনা সেব ও মৰ্ব কাণ্ডবা অহুগা অয়ানবদনা সেব ১২ তৰানিথোই ফাওবা য়ুমগী শীজিন্নবনা শুংবা, মপু ওইজবা নহুগা থমজবা য়াগনি। "য়ুমগী শীজিন্নবনা" হায়বসিনা ওয়দি মাসি শুংলিবা ইমুং অহুনা খুন অহুগী মন্তুদা শীজিন্নবনা অহুগা মহোয়গী মৰূপ-মপিজা (উনজা) নচিংবা অরাকপা মীগীদমক শীজিন্নবনা অসিনি; অহু নহুবা য়োন্নবগীদমতি য়াজে। খুন লানথোক্তনা পুবা য়ারোই।

হুকুম অসি হোজিকমক চংলগনি অহুগা মাসিগী মনমদা হামা ভৌথিবা হুকুম পূন্নমক হুকুম অসিনা ককলে।

জীহিম্বেসিংহ,
চিক কমিসনার, মণিপুর।
তাং ৩০।৮।১৯৫০ ইং।



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No. 82

Imphal, Wednesday, September 20, 1950

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GOVERNMENT OF MANIPUR

PART II

ORDER No. 530 of 1950

Imphal, the 15th September, 1950.

No. 40 Reforms/1/50 6901-13 HD—The words “given 3 months’ notice of discharge in the case of permanent employees and one month in the case of temporary employees with effect from 21-7-50” are substituted for the words “discharged from service with immediate effect” in the last sentence of order No. 435 of 1950

ORDER No. 513 of 1950

Imphal, the 3th September, 1950

No. RH 36 50/67(4-8 HD—In partial modification of this Secretariat Order No. 23 of 1950 the Chief Commissioner is pleased to order that the pay of the Rehabilitation Officer will be Rs. 200/- fixed for a year and not in the scale of pay of Rs. 200-10-00

ORDER No. 514 of 1950.

Imphal the 15th September, 1950.

No. HDE, 128/50 1,6891 7HD—The Chief Commissioner has been pleased to order the abolition of the posts of chowkidars of Govt. L. P. Schools with effect from 1-12-50 and the transfer of the responsibility for maintenance of these schools to the village chowkidars with effect from the same date. The present incumbent will get 3 months’ notice of discharge. A village chowkidar in charge of a L. P. Schools (Govt.) will be given Rs. 3/- p. m. as allowance in addition to his emoluments as village chowkidar

ORDER No. 53 OF 1950.

Imphal, the 13th Sept. 1950.

No. EX 51/50-51 8550-5—The Chief Commissioner has been pleased to order that Shri Manik Singh, Inspector of Excise shall be discharged from service with effect from 13.9.50 on account of superannuation. Shri N. Nabakumar Singh, Asstt. Inspector will officiate as Inspector until further orders.

T. Kipgen,
Asstt. Secretary.

Home & Development Department.

ORDER No. 522 OF 1950.

Imphal, the 11th September, 1950.

No PW 26/Repairs III 50 6610-9HD.—The maintenance and repair of Hill Bridle Paths and inter-village paths will continue as it was before August 13, 1947. Levy of Rs. 2 - per house per year in lieu of labour for road maintenance was ordered for one year only and is no longer in force. This order will take effect at once and will continue until a suitable alternative arrangement is found.

HIMMAT SINGH,
Chief Commissioner Manipur.

ORDER No R 20 50 520 OF 1950.

Imphal, the 6th Sep 1950.

No R 20 50 8193-7—In partial modification of orders Nos 235 of 1950 and 377 of 1950, the Chief Commissioner is pleased to appoint Shri K. Lamphel Singh, B.A. Rehabilitation Officer, Manipur as Sub-Deputy Collector in-charge of Imphal West Tahsil in addition to his duties as Rehabilitation Officer. He will take over charge of Imphal West Tahsil) from Maulvi Bahruddin Ahmed immediately.

P C Deb,
Secretary to the Government of Manipur

OFFICE OF THE JUDICIAL COMMISSIONER
MANIPUR STATE

ORDER No. 61 OF 1950.

Imphal, 11th September 1950.

No J-C 3550-51.—In supersession of order No 49 of 1950 the Hon'ble Judicial Commissioner, Manipur is now pleased to order that Gowns would be worn by the members of the Bars in the court of the Judicial Commissioner, Manipur from the 1st October, 1950

K. B. Singh,
Registrar,
Judicial Commissioner's Court, Manipur.

PART III

Office of the Registrar of Co-operative Societies, Manipur.

NOTIFICATION.

Dated Imphal, the 14th Sept., 1950.

No 424-27/C S /11/II/50—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Meitei Refugees Co-operative Society Ltd (Regd. No. 11 of 1949-50), in Manipur under Sub-section (1) of Section 35 of the Co-operative Societies Act, II of 1912 that the society is fit to be dissolved.

Now, therefore, in exercise of the power conferred by Sub-section (1) of Section 39 of the same Act, I hereby cancel the registration of the society.

And further in exercise of the power conferred by Sub-section (1) of Section 42 of the same Act, I hereby appoint Sjt. G. Chandrakumar Sarma Inspector of Co-operative Societies to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

Dated Imphal, the 14th Sept, 1950.

No 420-23/CIS 97/II/50 —Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the **Khetri Makha** Co-operative Society Ltd (Regd. No 97 of 1948-49) in Manipur under sub-section (1) of Section 3 of the Co-operative Societies Act, II of 1912 that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by Section (1) of Section 3 of the same Act I hereby cancel the registration of the society.

And further in exercise of the power conferred by Sub-section (1) of Section 1 of the same Act I hereby appoint Sri Yama Roy Inspector, Co-operative Societies to be liquidator of the said society.

And I direct that all claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

M C Hazarika

Registrar of Co-op Societies.

Ministry of Agriculture

NOTIFICATION

No. Delhi, for 14th August 1950

In exercise of the power conferred upon me by sub-clause (ii) of the Vegetable Oil Products Control Order 1947, and in pursuance of the Notification of the Government of India in the Ministry of Agriculture dated the 1st July, 1950, I hereby fix as follows the maximum prices at which Vegetable Oil Products may be sold with immediate effect:—

Locality	Maximum price per lb net of Vegetable Oil Products		
	When sold by producer or producer's distributor in large packs	When sold by any other person in large packs	Loose in small quantities.
1	2	3	4
	Rs.A.P.	Rs.A.P.	Rs.A.P.
ZONE "A"			
1. Bombay town and suburbs	1-0-0	1-1-0	1-2-3
ZONE "B"			
2. Bombay State (excluding Bombay town and suburbs), Madras, Madhya Pradesh, Coim and Cutch	1-1-0	1-1-9	1-2-6
ZONE "C"			
3. The Punjab, the Uttar Pradesh, Delhi, Ajmer, Bhopal, Bilaspur and Himachal Pradesh	1-0-6	1-1-3	1-2-0
ZONE "D"			
4. The West Bengal, Assam, Orissa, Bihar, Manipur and Tripura	1-1-0	1-1-9	1-2-6

Note.—"Large packs" are packs (in producer's original sealed containing not less than 35 lbs net of the product.

II

Description	Maximum price per pack of V.O.P. when sold in small packs									
	Zone "A"		Zone "B"		Zone "C"		Zone "D"		Zone "E"	
	Wholesale	Retail	Wholesale	Retail	Wholesale	Retail	Wholesale	Retail	Wholesale	Retail
10 lbs.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.	Rs. A. P.
9 lbs.	11-6-6	11-11-6	11-9-0	1-14-0	11-4-0	11-9-0	10-9-0	11-14-0	10-9-0	11-14-0
5 lbs.	10-4-3	10-8-9	10-6-6	1-11-0	10-2-0	10-6-6	11-6-6	11-14-0	10-9-0	11-14-0
3 lbs.	5-1-0	5-1-6	6-0-3	6-2-9	5-13-5	6-3-3	6-0-3	6-3-3	6-0-3	6-3-3
2 lbs.	3-9-9	3-11-3	3-10-2	2-2-0	3-9-0	3-10-6	3-10-6	3-10-6	3-10-6	3-10-6
1 lb.	2-6-6	2-7-6	2-7-0	2-5-0	2-6-0	2-7-0	2-7-0	2-7-0	2-7-0	2-7-0
	1-3-	1-4-0	1-3-9	1-4-3	1-3-3	1-3-9	1-3-9	1-3-9	1-3-9	1-3-9

Note:—The maximum prices specified above under I and II are inclusive of freight but exclusive of octroi, terminal tax and similar other local taxes and also of sales tax.

When any such tax is paid, whether by the manufacturer, his distributing agent, a wholesaler or a retailer the maximum prices as fixed above in respect of any transaction may be increased by an amount equal to the total of the taxes so paid at or before that transaction and may, after the increase, be rounded off to the nearest pice.

[No. 6 V.P (2)/50]

N. T. Mone,

Vegetable oil Products Controller for India.

NOTICE.

Imphal, the 8th September, 1950.

No. 6532-HD, Ogl—Applications are invited from the non-Muslim evacuees coming from the West Pakistan and at present living in the State of Manipur to tender for refund non-Judicial stamps which are in their possession and could not be utilised by them on account of their sudden emigration to the Indian Union.

The applications will have to be addressed to the Deputy Commissioner, Manipur, and received by the undersigned upto the 30th September, 1950.

K. Lamphel Singh,
Rehabilitation Officer, Manipur.

শেনছ ১মুং ইলেক্টোৰেল আফিস, মনিপুৰ

নোটিশ নং ৩।

মনিপুৰগী প্ৰেলিমিনাৰি ইলেক্টোৰেল ৰোলত থকা অহু ছাপা নমুনা লৈয়ে। কনাগুহা প্ৰজানা মশাগী মমি, অনহা ৰোলদা লাননা ৰাওত্ৰা নক্সগা চিংগা হাইবা অহু য়েংবিন্নগা ইলেক্টোৰেল ৰেজিষ্ট্ৰেশ্যন আফিসাৰ-শিংদা অমানবা চুমথোকনবা নক্সগা অহাৎপা হাপচিন্নবা তাং ১৪।১০।৫০ ইংগী মমাংদা দাবি ভৌবিন্দ্ৰ। হাইবিন্নবা তাং অসিগী মতুংদা ভৌবা দাবিনি লোৱোই।

মনিপুৰ তম্পাকী ইলেক্টোৰেল ৰেজিষ্ট্ৰেশ্যন আফিসাৰশিংনা এস-ডি-সি সিংনি অহুগা চাংগীনা এস-ডি-ও সিংনি। অনহা ইলেক্টোৰেল ৰোল হাইবিন্নবা আফিসাৰসিংগী অফিসতা ফংগনি।

M. N. Phukan,
চফ ইলেক্টোৰেল আফিসাৰ, মনিপুৰ।

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 83-E-40 Imphal, Saturday, September 23, 1950.

GOVERNMENT OF MANIPUR

Imphal, the 23rd September, 1950.

No 7088-108 HD.—The following order by the Chief Commissioner dated 23rd September, 1950 is published for general information :—

“ORDER.

I, Himmat Singh K. Maheshwari, hereby summon the Manipur Advisory Council to meet for its first sitting on the following dates and hours in the Manipur Secretariat Building, Imphal —

9th October, 1950.....	Monday.....	11-00 a.m.....	2-00 p.m.
		3-30 p.m.....	5-30 p.m.
10th ,, ...	Tuesday ...	Do ...	Do ...
12th ,, ...	Thursday ...	Do ...	Do ...

The first two days will be devoted to official business and the last day to non-official business.

Imphal, the 23rd Sept., 1950.

Himmat Singh K. Maheshwari,
Chief Commissioner & President,
Manipur State Advisory Council."

T. Kipgen,
Ex. Officio Secretary, Manipur Advisory Council.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 83-E-10 Imphal, Saturday, September 23, 1950.

GOVERNMENT OF MANIPUR.

Imphal, the 23rd September, 1950.

No. 7088-108 HD.—The following order by the Chief Commissioner dated 28th September, 1950 is published for general information :—

ORDER.

I, Himmat Singh K. Maheshwari, hereby summon the Manipur Advisory Council to meet for its first sitting on the following dates and hours in the Manipur Secretariat Building, Imphal —

9th October, 1950.....	Monday.....	11-00 a.m.....	2-00 p.m.
		3-30 p.m.....	5-30 p.m.
10th " ...	Tuesday ...	Do ...	Do ...
12th " ...	Thursday ...	Do ...	Do ...

The first two days will be devoted to official business and the last day to non-official business.

Imphal, the 23rd Sept., 1950.

Himmat Singh K. Maheshwari,
Chief Commissioner & President,
Manipur State Advisory Council."

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12th ,, ...	Thursday ...	Do 	Do ...

The first two days will be devoted to official business and the last day to non-official business.

Imphal, the 23rd Sept., 1950.

Himmat Singh K. Maheshwari,
Chief Commissioner & President,
Manipur State Advisory Council."

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Officio Secretary, Manipur Advisory Council.

Manipur



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10th ,, ...	Tuesday ...	Do ...	Do ...
12th ,, ...	Thursday ...	Do 	Do ...

The first two days will be devoted to official business and the last day to non-official business.

Imphal, the 23rd Sept., 1950.

Himmat Singh K. Maheshwari,
Chief Commissioner & President,
Manipur State Advisory Council.”

T. Kipgen,
Ex. Officio Secretary, Manipur Advisory Council.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 84-E-41 Imphal, Monday, September 25, 1950.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 24th September-1950.

No. 4110 I.P.S.—Whereas the Chief Commissioner is satisfied that the following issue of the daily paper named below contain words tending to encourage or incite any person to interfere with the administration of law.

Now therefore, in exercise of the power conferred by Section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XIII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issue of the following daily paper is forfeited to the Government.

1. SINMI dated 19-9-50.

T. Kipgen,
Asstt. Secretary to the Govt. of Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 84-E-11 Imphal, Monday, September 25, 1950.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 21st September—1950.

No. 4110 I.P.S.—Whereas the Chief Commissioner is satisfied that the following issues of the daily paper named below contain words tending to encourage or incite any person to interfere with the administration of law.

Now therefore, in exercise of the power conferred by Section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XIII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issue of the following daily paper is forfeited to the Government.

1. SINMI dated 19-9-50.

T. Kipgen,
Asstt. Secretary to the Govt. of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 87

Imphal Wednesday, September 27, 1950

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GOVERNMENT OF MANIPUR

PART I

ORDER No. 521 of 1950

Imphal, the 6th September, 50.

No. 8175-80 R F—In partial modification of this Secretariat Order No. 123 of 1950, the Revenue Secretary is appointed as the Drawing and Disbursing Officer for the Revenue Tribunal establishment under major head No. 43—Industries.

Himmat Singh,
Chief Commissioner, Manipur.

PART II

ORDER No. 519 of 1950.

Imphal, the 2nd September, 50.

No. F.A/8038-41.—Shri M. C. Hazarika, Registrar of Co-Operative Societies and Joint Stock Companies and Director of Industries, has been granted an earned leave for 44 (forty four) days with effect from the 3rd July, 1950 to 15th August, 1950, vide Comptroller, Assam, Shillong letter No. SM D L/10., dated 24.8.50. This has reference to order No. 390 of 1950.

Himmat Singh,
Chief Commissioner, Manipur.

ORDER No. 523 of 1950.

Imphal, the 5th September, 50.

No. HDE/75/50/6/220-4 H.D.—Whereas Shri S. N. Chatterjee, Principal, D. M. College, was on duty from 29th March to 12th April, 1950, the Secretariat Order No. 221 of 1950 is hereby repealed.

T. Kipgen,
Asstt. Secretary to the Govt. of Manipur.

ORDERS BY THE CHIEF COMMISSIONER.

Imphal, the 18th September, 1950.

No. R 91/50 552

No R 91 50 8848-52—The Chief Commissioner is pleased to sanction the creation of two temporary posts of Sub-Deputy Collectors on a fixed pay of Rs. 150 each and to appoint Shri Lamkhothang Kipgen and Shri L. Tawna to them for a period of 3 months with effect from the date of their joining. They are liable to discharge without notice.

The Officers are posted to the following temporary Outposts.—

Shri Lamkhothang Kipgen	Chandrakhong.
„ L. Tawna	Lamlai.

Imphal, the 18th September, 1950.

J/85 50/55

No J 8853 6.—In exercise of the powers conferred by Section 12(1) of the Criminal Procedure Code, 1898 (Act V of 1898), read with Government of India, Ministry of Home Affairs Notification No. 104-J dated 24th August, 1950, the Chief Commissioner is pleased to invest Shri Lamkhothang Kipgen and Shri L. Tawna, who are appointed temporary Sub-Deputy Collectors under Notification No. R/91 50 2 dated 18th September, 50 with the powers of a Magistrate of the 1st Class, to be exercised within the sub-divisions of Imphal Sadar and Thoubal.

P. C. Deb,
Secretary to the Govt. of Manipur.
Revenue & Finance Departments.

ORDER No. 525 of 1950.

Imphal, the 6th Sep. 50

No HDP 16 50/40/6252-5 H D.—Shri Khumanthem Ibihal Singh is allowed to publish a monthly journal under the name and style of "SHANTYA ECHHEL" for literary work.

Under the provisions of section 11A of the Indian Press & Registration of Books Act 1867, he is hereby ordered to deliver to the Government two copies of each issue of the journal as soon as it is published, free of cost. The two copies should be given to Superintendent of Police and Publicity Officer direct.

By order,
T. Kipgen.
Assistant Secretary to the Government of Manipur,

PART III

Office of the Registrar of Joint Stock Companies, Manipur.

Imphal, the 8th Sept 1950

In the matter of the Indian Companies Act, 1913
and

In the matter of the Manipur Commercial Co. Ltd

No. 1 J.S. II/50,42-3—Notice is hereby given pursuant to Section 247 (5) of the Indian Companies Act, 1913 that the name of the Manipur Commercial Co. Ltd. is struck off the Register of Companies and the Company is dissolved on the ground that it is not carrying on any business or is not in operation.

MANIPUR GAZETTE, SEPTEMBER 27, 1950.

Imphal, the 5th Sept. 50

In the matter of the Indian Companies Act, 1913
and

In the matter of the Indo Burma Carrying Co. Ltd,

No. 12 JS /II 50 44-5. -Notice is hereby given pursuant to Section 247 (5) of the Indian Companies Act 1913 that the name of the Indo-Burma Carrying Co. Ltd is struck off the Register of Companies and the Company is dissolved on the ground that it is not carrying on any business or is not in operation.

Imphal, the 9th Sept. 50.

In the matter of the Indian Companies Act, 1913
and

In the matter of the Mother Home Industry & Trading Co Ltd.

No 11/JS /II 50/46-7 -Notice is hereby given pursuant to Section 247 (5) of the Indian Companies Act, 1913 that the name of the Mother Home Industry & Trading Co. Ltd. is struck off the Register of Companies and the Company is dissolved on the ground that it is not carrying on any business or is not in operation

M.C. Hazarika,
Registrar of Joint Stock Companies.

Notice No. 4 (Census and Election).

Imphal, Sept. 20th, '50.

No. XXI/50-51/0306 —Under the Representation of the People (Preparation of the Electoral Rolls) Rules, 1950, the following Officers have been appointed the Electoral Registration Officerscumthe Revising authority for the respective areas shown against their names

1.	S.D.O. Sadar	Mao Sub-division.
2.	S.D.C./I. W.	Imphal West Tehsil.
3.	" /I. E.	Imphal East Tehsil.
4.	" /Thoubal	Thoubal Tehsil.
5.	" /Bishenpur	Bishenpur Tehsil.
6.	S.D.O./Ukhrul	Ukhrul Sub-division.
7.	" /Tengnoupal	Tengnoupal Sub-division.
8.	" /Churachandpur	Churachandpur Sub-division.
9.	" /Jiribam	Jiribam Sub-division.
10.	" /Tamenglong	Tamenglong Sub-division.

M. N. Phukan,
Chief Electoral Officer, Manipur.

The following Press notes are republished for general information :—

Press Information Bureau, Ministry of Information and Broadcasting
Government of India, Calcutta

PRESS NOTE

It has been found that some displaced persons sent to camps of rehabilitation centres in different States often invite their friends and relations to join them at these centres. The accommodation in each camp being limited and earmarked for these displaced persons who are selected by the Ministry of Rehabilitation, Government of India, or the Government of West Bengal, the arrival of these additional and unpermitted persons causes serious dislocation in regard to living space, sanitation, etc. Besides, it is not always possible for the authorities to check whether or not these persons are genuine refugees.

To the interests of the displaced persons themselves, instructions have been issued to the authorities concerned not to admit relations and friends of displaced persons unless they have themselves obtained prior permission from the Government.

Bona fide displaced persons desirous of living with their relations and friends at any particular camp may, however, approach the Branch Secretariat of the Ministry of Rehabilitation of the Central Government in Calcutta or the Government of West Bengal who will, accommodation and other conditions permitting, try to bring them to camps of their choice.

— — —
PRESS INFORMATION BUREAU
GOVERNMENT OF INDIA

PRESS NOTE

Evacuees from Burma started to return to that country in 1946. It is that sufficient time has been given to the evacuees to decide their future and almost all the evacuees who intend to return to Burma have already left India for that country. The Government of Burma have therefore decided that evacuee identity certificates will be invalid for entry into Burma from January 1, 1951. Evacuee identity certificate holders who do not return to Burma by December 31, 1950, will therefore, lose their evacuee status, and will become subject to the immigration regulations in the same way as other foreigners. holders of evacuee identity certificates who intend to return to Burma are there advised to do so by December 31, 1950.

T. Kipgen,
Asstt Secretary Home & Develop



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 86-E-42 Imphal, Tuesday, October 3, 1950.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal the 30th September, 1950.

Whereas the Chief Commissioner is satisfied that the following issues of the daily paper named below contain words tending to bring into hatred and contempt and to excite dis-affection towards the Government established by law and encourage to interfere with the administration of law.

Now therefore in exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XXIII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issues of the daily paper is forfeited to the Government

1. SINMI dated 29-9-50 and 28-9-50.

T. Kipgen,
Assistant Secretary to the Government
of Manipur.



EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 86-E-42 Imphal, Tuesday, October 3, 1950.

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

Imphal, the 5th September, 1950.

Whereas the Chief Commissioner is satisfied that the following issues of the daily paper named below contain words tending to bring into hatred and contempt and to excite dis-affection towards the Government established by law and encourage to interfere with the administration of law.

Now therefore in exercise of the powers conferred by section 19 of the Indian Press (Emergency Powers) Act 1931 (Act XXIII of 1931) the Chief Commissioner is pleased to declare that every copy of the following issues of the daily paper forfeited to the Government.

- 1 SINMI dated 29-9-50 and 2-10-50

T. Kipgen,
Assistant Secretary to the Government
of Manipur.



PUBLISHED BY AUTHORITY

No. 87

Imphal, Wednesday, October 4, 1950

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GOVERNMENT OF MANIPUR

PART II

Orders by the Chief Commissioner.

Imphal the 25th September, 1950

No R 83 50 9131 4—In exercise of the powers conferred upon him by Sub-section (1) of section 6 of the Assam Land and Revenue Regulation 1886 (Regulation I of 1886) as extended to Manipur under Manipur State Darbar Resolution No 15 of 1944 the Chief Commissioner is pleased to invest the following Sub-divisional Officers with the powers under Rule 18 of the Rules framed under the said Regulation

Name of officer

1. Shri Golokeswar Barua,
Sub-divisional Officer, Sadar
2. Shri R. K. Setu Singh,
Sub-divisional Officer, Thoub

Imphal, the 20th September 1950.

No. R/91/50/9248-52.—The Chief Commissioner is pleased to sanction the creation of one temporary post of Sub-Deputy Collector on a fixed pay of Rs. 150/- p. m. and to appoint Shri Lalsek Kipgen to hold it for a period of 3 months, with effect from the date of his joining. He is liable to discharge without notice.

The Officer is posted to the Tarekhal Outpost

No J/85 50/9253-6—In exercise of the powers conferred by Section 12 (1) of the Criminal Procedure Code, 1898 (Act V of 1898), read with Government of India, Ministry of States Notification No 104-J- dated 21st August, 1950, the Chief Commissioner is pleased to invest Shri Lalsek Kipgen who has been appointed temporary Sub-Deputy Collector under Notification No R/91/50/964 date 30th Sept. '50 with the powers of a Magistrate of the 1st class, to be exercised within the Sub-division of Imphal Sadar and Thoubal

P. C. DEB,
Secretary to the Govt. of Manipur.

Orders by the Chief Commissioner.

Imphal, the 26th September, 1950.

No R H 36 50 50 7183-7/H D.—In partial modification of the Secretariat Order No. 20 of 1949, the Chief Commissioner is pleased to order that the pay of the Assistant Rehabilitation Officer will be Rs. 100/- fixed for a year and not in the scale of Rs. 100/- to Rs. 150/-.

T. Kipgen,

Asstt. Secretary to Government of Manipur

PART III

NOTICE.

Imphal, the 27th September, 1950

No 18/47/50—Candidates are invited for the following training courses at the Central Institute Koni Camp, Bilaspur. Selected candidates will be paid Rs. 50/- per month plus travelling expenses on both ways. The course will last 5½ months and the next session begins in November, 1950. Minimum qualification required for admission. The Government however reserve the right to take less educated persons if they considered them suitable. Applications from willing candidates must reach the undersigned on or before the 15th October, 1950.—

1. Two candidates for Weaving Instructor's course.
2. Two candidates for carpentry „ „

T. KIPGEN,

Asst. Secy. to the Govt. of Manipur,
Home & Development Departments.

NOTIFICATION

Imphal, 27th September 1950

No. 193 C S 11 50.—Whereas it was a condition of the registration of the Bejoy Govinda Mantramayum Leikai Co-operative Society Ltd (registered No. 193 of 1948-49) in Manipur that it consist of at least ten members, and whereas it has also been proved to my satisfaction that the number of members of the society has been reduced to less than ten, I hereby, in exercise of the powers conferred by section 40 of the Co-operative Societies Act II of 1912, cancel the registration of the Society. And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act I hereby appoint Sri G Chandrakumar Sarma, Inspector of Co-operative Societies to be liquidator of the said society. All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. Ibungoyaima Singh,
Registrar of Co-op. Societies.

MINISTRY OF HOME AFFAIRS:

RESOLUTION.

New Delhi; the 13th September, 1950.

No. 42 21/19-NGS

No APMN 31 50/7026-H.D.—The policy of the Government of India in regard to communal representation in the Services immediately before the coming into force of the new Constitution was that in appointments made by open competition 12½ per cent of the vacancies filled by direct recruitment were reserved for candidates belonging to the Scheduled Castes while in regard to post and services for

which recruitment was made otherwise than by competition the principal communities in the country were given appointments in proportion to their population. Certain reservations were also made for Anglo-Indians in services with which they had special past associations.

2. The Government of India have now reviewed their policy in this regard in the light of the provisions of the Constitution of India which lay down **inter alia** that with certain exceptions no discrimination shall be made in the matter of appointments to the Services under the State on grounds of race, religion, caste, etc. The exceptions are that special provision shall be made for Scheduled Castes and Schedule Tribes in all Services and for Anglo-Indians in those services in which they had special reservations on the 14th August, 1947. Pending the determination of the figures of population at the Census of 1951 the Government of India have decided to make the following reservations in recruitment to posts and services under them:—

(a) **Scheduled Castes**: The existing reservation of $12\frac{1}{2}$ per cent of vacancies filled by direct recruitment in favour of the Scheduled Castes will continue in the case of recruitment to posts and services made by open competition, on an all-India basis, i.e., through the Union Public Service Commission or by means of open competitive tests held by any other authority. Where recruitment is made otherwise than by open competition the reservation for Scheduled Castes will be 10-23 per cent as at present.

(b) **Scheduled Tribes**: Both in recruitment by open competition and in recruitment made otherwise than by open competition there will be a reservation in favour of members of Scheduled Tribes of 5 per cent of the vacancies filled by direct recruitment.

(c) **Anglo-Indians**: The reservations which were in force in favour of Anglo-Indians in the Railway Services, the Posts and Telegraphs Department and the Customs Department in the 14th August, 1947, will be continued subject to the provisions of Article 336 of the Constitution.

3. The reservations prescribed in the previous paragraph will apply in the case of recruitment made on an all-India basis. Under the Constitution all citizens of India are eligible for consideration for appointment to posts and services under the Central Government irrespective of their domicile or place of birth and there can be no restriction on recruitment to any Central Service which is confined by rule to the inhabitants of a specified area. In practice however recruitment to Class I and Class II Services and posts is likely to attract candidates from all over India and will be on an all-India basis, while for the majority of Class III Services and posts which are filled otherwise than through the Union Public Service Commission only candidates residing in the area or locality in which the office if located are likely to be considered. In the latter class of cases the percentages of reservations for Scheduled Castes and Scheduled Tribes will be fixed by Govt. taking into account the population of Scheduled Castes and Scheduled Tribes in that area.

(1) The orders regarding reservation of vacancies in favour of the various communities will not apply to recruitment by promotion which will continue to be as heretofore irrespective of communal considerations and on the basis of seniority and or merit as the case may be.

(2) In all cases a minimum standard of qualifications will be prescribed and reservations will be subject to the over-all condition that candidates of the reserved communities possessing the prescribed qualifications and suitable in all respects for the appointment in question, are forthcoming in sufficient numbers for the vacancies reserved for them.

(3) The maximum age limits prescribed for appointment to a service post will be increased by three years in case of candidates belonging to the Scheduled Castes and Scheduled Tribes and the fees prescribed for admission to any examination or selection will be reduced to one-fourth in their case.

(4) For the purposes of these orders, a person shall be held to be a member of the Scheduled Castes or the Scheduled Tribes, as the case may be, if he belongs to a caste or a tribe which under the Constitution (Scheduled Castes) Order, 1950, or under the Constitution (Scheduled Tribes) Order, 1950, has been declared to be a Scheduled Caste or a Scheduled Tribe for the area in which and/or his family ordinarily reside (see Separate instructions will issue declaring the caste and tribes which should be considered as Scheduled Castes and Scheduled Tribes).

Part C for the purpose of these orders in Part C States and Part D States.

(5) These orders are applicable to all services under the control of the Government of India including posts and services in states in Part C of the First Schedule to the Constitution and will be deemed to have come into effect on 1st January, 1950.

(6) The orders contained in the Ministry of Home Affairs Resolution No. 1047 Estt., dated the 21st August, 1946, Office Memorandum No. 31/2347-E dated the 22nd Aug. 1947 and other orders issued on the basis of those orders are hereby cancelled.

ORDER: Ordered that a copy of this Resolution be communicated to all Ministries of the Govt. of India, all Chief Commissioners, the Cabinet Secretariat, the Prime Minister's Secretariat, the Partition Secretariat, Director General of Resettlement and Employment, Principal, I.A.S. Training School, Director, Secretariat Training School, Commandant, Police Training College, Madras, Director, Intelligence Bureau, and the Union Public Service Commission, for information and guidance, and Supreme Court of India, the Comptroller and Auditor General and all State Governments, for information; and also that this Resolution be published in the Gazette of India.

Sd/-S.B. Bapat,

Joint Secy. to the Govt. of India.

T. Kipgen,

Asstt. Secy., Home & Development

PRESS NOTE.

Imphal, the 10th September, 1950.

No. R 89 50/8810-8—The statistics given in the enclosed statement are published for general information. For facility of understanding, it is necessary to explain that 1 Paris = 7½ bighas. An examination of the statement leads to the following conclusions—

- (I) The number of holdings of more than 4 Paris in the Manipur Valley is 434.
- (II) The area comprised in holdings of over 4 Paris in the Valley is 25,327 bighas or 8,142 acres.
- (III) The average size of holdings of over 4 Paris in the Valley is 58½ bighas or 19.4 acres.
- (IV) The area sub-let throughout the valley is 1,09,841 bighas representing 16.24% of the total cultivated area.

P. C. Deb,

Secretary to the Govt of Manipur
Revenue & Finance Department

STATEMENT SHOWING THE NUMBER OF PERSONS HOLDING MORE THAN 4 PARS OF LAND IN MANIPUR VALLEY AND THE AREA HELD BY MIDDLEMEN AND ACTUAL CULTIVATORS

Tahsil	Area of land under cultivation		Area of land held by middlemen		Area of land held by cultivators who cultivate themselves		Percentage of the total area under cultivation in the valley held by middlemen		Number of persons whose holdings are more than 4 pars		Percentage of the total area held by persons holding more than 4 pars in the valley held by persons owning more than 4 pars	
	1	2	3	4	5	6	7	8	9	10	11	12
Imphal East		Bighas 1,01,770	Bighas 1,17,007	Bighas 1,34,760	232	10	Bighas 1,00,000					30
Imphal West		1,63,907	49,906	1,14,311	739	138	11,000					
Bishenpur			2,140	1,212	370	1	1,000					
Thoubal		1,17,720	1,57,600	1,15,900	275		1,000					
Total		6,76,375	1,09,513	5,14,433	1,24	231	2,000					

(2) The maximum age limits prescribed for appointment to a service posts will be increased by three years in case of candidates belonging to the Scheduled Castes and Scheduled Tribes and the fees prescribed for admission to an examination or selection will be reduced to one-fourth in their case.

(3) For the purposes of these orders, a person shall be held to be a member of the Scheduled Castes or the Scheduled Tribes, as the case may be, if he belongs to a caste or a tribe which under the Constitution (Scheduled Castes Order, 1946 or under the Constitution (Scheduled Tribes) Order, 1950, has been declared to be a Scheduled Caste or a Scheduled Tribe for the area in which he and/or his family ordinarily reside (a) Separate instructions will issue declaring certain castes and tribes which should be considered as Scheduled Castes and Scheduled Tribes for the purpose of these orders in Part C States and Part D States.

(4) These orders are applicable to all services under the control of the Government of India including posts and services in States in Part C of the First Schedule to the Constitution and will be deemed to have come into effect on the 6th January 1950.

(5) The orders contained in the Ministry of Home Affairs Resolution No. 16-0-47-1st, dated the 21st August, 1947, Office Memorandum No. 51-13-47-1st dated the 22nd Aug. 1947 and other orders issued on the basis of those orders are hereby cancelled.

ORDER Ordered that a copy of this Resolution be communicated to all who

(6) Ministries of the Govt. of India all Chief Commissioners, the Cabinet Secretariat, the Prime Minister's Secretariat, the Partition Secretariat, Director General of Resettlement and Employment, Principal, I.A.S. Training School, Director, Secretariat Training School, Commandant, Police Training College, Mou Abu, Director, Intelligence Bureau, and the Union Public Service Commission, for information and guidance, and Supreme Court of India, the Comptroller and Auditor General and all State Governments, for information, and also that this Resolution be published in the Gazette of India.

Sd -S.B. Bapat,

Joint Secy. to the Govt. of India

T. Kipgen,

Asstt Secy, Home & Development.

PRESS NOTE

Imphal the 10th September, 1950

No R 89 50/8810-8—The statistics given in the enclosed statement are published for general information. For facility of understanding, it is necessary to explain that 1 Paris = 7½ bighas. An examination of the statement leads to the following conclusions —

- (I) The number of holdings of more than 4 Paris in the Manipur Valley is 434
- (II) The area comprised in holdings of over 4 Paris in the Valley 25,327 bighas or 8,442 acres
- (III) The average size of holdings of over 4 Paris in the Valley is 58 bighas or 19.4 acres
- (IV) The area sub-let throughout the valley is 1,09,844 bighas representing 16.24% of the total cultivated area.

P. C. Deb,

Secretary to the Govt of Manipur
Revenue & Finance Department

STATEMENT SHOWING THE NUMBER OF PERSONS HOLDING MORE THAN 4 PARS OF LAND IN MANIPUR VALLEY AND THE AREA HELD BY MIDDLEMEN AND ACTUAL CULTIVATORS

Talsil	Area of land under cultivation		Area of land held by middlemen		Area of land held by cultivators who cultivate themselves		Percentage of the total area under cultivation in the valley held by middlemen		Number of persons whose holdings are more than 4 pars		Percentage of the total area held by persons holding more than 4 pars		Percentage of the total cultivated area in the valley held by persons owning more than 4 pars
	1	2	3	4	5	6	7	8	9	10	11	12	
Imphal East		Bighas 1,04,470	Bighas 15,607	Bighas 1,34,760	23.2	10	37						
Imphal West		1,63,207	49,956	1,11,301	7.39	128	12.1						
Bishenpur			2,146	12,022	37.6	1	3.9						
Thoubal		1,11,729	18,706	1,35,993	27.7	13	9.47						
Total		6,76,278	1,09,845	5,61,433	1.24	331	2.32						

নোটিশ।

Imphal, the 27th September, 1950.

No. 542-44 Ag.—পুৰ্ণিম লাইন গবৰ্ণমেণ্ট গোদামদা এগ্ৰিকাল্চৰ ডিপাৰ্টমেন্টী গেছ মণ ১৭
১৭ ১০ ১৯৫০ ইংগী মুখিল পুং ২-১০ মিঃ তাৰকা নিলাম ভৌজনা য়োনগনি।

M. N. Phukan,
D. C. (Agriculture).

নোটিশ।

নোটিশ অসিনা মরম ওইটনা ঈশিং খাজনা থিৰিবা প্রজা পুন্নমক্কা খংহ-জরি:—

মাননীয় চীফ কমিশনারনা ১১৫০-৫১ ইংগী ঈশিং খাজনা চেলিবা থাগী তাং ১৭ ফাওবা জরিমানা য়াওদন
থিবা রাগনি হাইন' হুকুম ভৌবিৰে। মরম অসিনা ঈশিং খাজনা থিৰিবা প্রজা পুন্নমক্কা হায়রিবা তারি
অসিগী মনুংদা খাজনা থাদোকগিগদৰনি। অক্টোবৰ থাগী তাং ১৫ দগী জরিমানা তাগনি।

আয়: কে: ব্রাহ্মসিং
টেক্সেসন অফিসার (রাটররেট) মণিপুৰ



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 88-E-43 Imphal, Saturday, October 7, 1950.

GOVERNMENT OF MANIPUR

The following notification of Minister of Law is republished in Manipur for general information,—

G.H. Singh,
Publicity Officer, Manipur.

MINISTRY OF LAW

NOTIFICATION

New Delhi the 26th July, 1950

S R O. 306—In exercise of the powers conferred by section 28 of the Representation of the People Act, 1950 (XLIII of 1950), the Central Government, after consulting the Election Commission, is pleased to make the following Rules, namely:—

THE REPRESENTATION OF THE PEOPLE (PREPARATION OF ELECTORAL ROLLS) RULES, 1950.

PART I

PRELIMINARY

1 Short title and commencement—(1) These Rules may be called the Representation of the People (Preparation of Electoral Rolls) Rules, 1950.

(2) They shall come into force at once.

2 Definitions—In these Rules, unless the context otherwise requires—

- (a) "Act" means the Representation of the People Act, 1950;
- (b) "Chief Electoral Officer" means the officer appointed by the State Government to perform the functions of a Chief Electoral Officer under these rules;
- (c) "constituency" means a Parliamentary constituency, an Assembly constituency or a Council constituency;
- (d) "Form" means a form appended to these rules and includes any translations thereof in any language specified in the Eighth Schedule to the Constitution;
- (e) "Revising Authority" means such person or persons as the State Government or an officer appointed by them in that behalf may, subject to any general or special instructions issued by the Election Commission, appoint in writing to perform all or any of the functions of the Revising Authority under these rules in respect of a constituency or part of a constituency.

PART II

PREPARATION OF ELECTORAL ROLLS

3. Electoral roll.—There shall be prepared for every constituency an electoral roll in which shall be included the names of all persons appearing to be entitled to be registered therein. It shall be published in the constituency together with a notice specifying the mode in which and the time within which claims for inclusion in the roll or objections to any names or particulars entered in the roll

4. General conditions for registration in the electoral roll.—Every person shall be entitled to have his name included in the electoral roll for a constituency if he is entitled to be registered in such roll under the provisions of the Act.

5. Notice inviting statements under section 20 of the Act.—(1) In the case of an electoral roll first prepared under the Act, the Chief Electoral Officer for the State shall, as soon as may be after the commencement of these rules, and in the case of every electoral roll subsequently prepared under the Act, the Chief Electoral Officer for the State shall, before the preparation of such roll is taken in hand, cause a notice in Form I to be published inviting every person who -

- (i) is a member of the Armed Forces of the Union, or
- (ii) is holding any such office as is referred to in sub-section (4) of section 20 of the Act, or

(iii) is employed under the Government of India in a post outside India, and desires to be registered in the electoral roll for the constituency in that State in which, but for his service in the Armed Forces or but for the holding of any such office or employment, as the case may be, he would have been ordinarily resident during the qualifying period or on the qualifying date, to submit the statement referred to in sub-section (5) of that section to the Electoral Registration Officer of the said constituency within the time to be specified in that behalf in the notice. Every such statement shall be in Form II and shall be verified in the manner specified in the Form.

(2) As soon as may be after the commencement of these rules, the Chief Electoral Officer shall, for the purpose of the preparation of the electoral rolls to be first prepared under the Act, cause a notice in Form III to be published inviting every person referred to in sub-section (7) of section 20 of the Act who desires to be registered in the electoral roll for any constituency other than the constituency in which he was resident on the twenty-fifth day of July, 1919, to submit to the Electoral Registration Officer of the constituency in the State in which he desires to be registered within the time to be specified in that behalf in the notice a statement in Form IV specifying the constituency in the State in which he so desires to be registered.

(3) Every notice issued under sub-rule (1) or sub-rule (2) shall be published in such manner and at such place as the Election Commission may direct, and the time to be specified in the notice within which the statement is to be submitted shall not be less than twenty-one days from the publication of the notice.

6. Form and language of electoral roll.—The electoral roll for each constituency shall be prepared in such form and in such language or languages as the Election Commission may direct.

7. Division of constituency into electoral areas.—The Electoral Registration Officer may divide a constituency into electoral areas for the purpose of facilitating the preparation of the electoral roll for the constituency, and so much of the roll as relates to an electoral area may be separately prepared.

8. Information from, and access to, birth and death registers for the purpose of registration of electors and decision of claims and objections.—For the purpose of the preparation of any electoral roll, or for the determination of any claim or objection to any electoral roll, an Electoral Registration Officer, a person employed by him under sub-section (2) of section 22 of the Act, and any Revising Authority shall have access to any register of births and deaths maintained under any law for the time being in force, and it shall be the duty of every person in charge of any such register to give to the said officer, person or authority such information and such extracts from the said register as he may require.

9 Publication of draft electoral rolls—The electoral roll for every constituency shall be published by the Electoral Registration Officer at such place and in such manner as the Election Commission may direct.

10. Notice inviting claims and objections.—(1) Simultaneously with the publication of the electoral roll under rule 9, a notice shall be published in like manner in Form V, calling upon persons entered in the roll to lodge in the manner herein prescribed any objection they may have to make to the roll as published and calling upon persons claiming to be entered in the roll to lodge their claim in the manner herein prescribed. Such notice shall specify for each constituency or electoral area the Revising Authority to whom and the place at which and the time referred to in sub-rule (2) within which any such claim or objection may be preferred.

(2) Every such claim or objection shall be made in Form VI, VII or Form VIII, whichever may be appropriate, within a period of 21 days from the date of the publication of the electoral roll under rule 9.

Provided that the Election Commission may, in the case of persons to whom the provisions of sub-section (1) of section 20 of the Act apply, by notification in the Official Gazette, extend in respect of any constituency or part of a constituency the said period of 21 days by such period as it may deem fit.

(3) A claim or objection shall be presented to the Revising Authority and shall either be presented to the Revising Authority specified in the notice referred to in sub-rule (1), or to the Electoral Registration Officer or to such other officer as may be designated in that behalf by the Election Commission within the period specified in or under sub-rule (2) or be sent by post to the Revising Authority so as to reach him within the said period.

(4) A claim or objection which is not lodged within the period specified in or under sub-rule (2), or is lodged otherwise than in the manner herein prescribed or by a person not entitled to lodge the same, shall be rejected.

11. Particulars regarding claims and objections.—(1) A claim shall be signed either by the person desiring his name to be included in an electoral roll or by an agent authorised in writing by such person and, unless it is sent by post, shall be presented either by such person personally or by such agent.

(2) When objection is made to the inclusion in the electoral roll of any person whose name appears therein, or to any particular in any entry in the roll, such objection shall contain in respect of such person or entry, as the case may be, all the particulars entered in the roll.

(3) No person shall prefer an objection to the inclusion of any name in the electoral roll for a constituency unless his name is already included in the electoral roll for that constituency.

(4) No application for the transfer of a name from the electoral roll of one constituency to that of another constituency shall be entertained. If any person desires such a transfer, he shall prefer an objection to the inclusion of his name in the former roll, and a second and separate claim for the registration of his name in the latter roll.

(5) When a claim is preferred by a member of the Armed Forces of the Union or by any person holding any office in India declared by the President to be an office to which the provisions of sub-section (4) of section 20 of the Act apply or by any person who is employed under the Government of India in a post outside India, for the registration of his name or that of his wife in the electoral roll for a constituency in which but for his service in the Armed

but to his holding of any such office or employment, as the case may be, he would have been ordinarily resident during the qualifying period or on the qualifying date, it shall be accompanied by a statement in Form II signed and verified by the claimant himself.

(c) When a claim is preferred by any such person as is referred to in sub-section (7) of section 20 of the Act desiring to be registered in the electoral roll for any constituency other than the constituency in which he was resident on the twenty-fifth day of July, 1949, it shall be accompanied by a statement in Form IV signed by himself.

12. Claims by Electoral Registration Officer.—(1) The Electoral Registration Officer may, within the period specified in or under sub-rule (2) of rule 10, make an application to the Revising Authority specified in the notice referred to in sub-rule (1) of that rule for the inclusion in or the exclusion from the electoral roll of the names of any persons to whom the provisions of sub-section (3), sub-section (4), sub-section (6) or sub-section (7) of section 20 of the Act apply.

(2) The Electoral Registration Officer shall, within the period specified in or under sub-rule (2) of rule 10, make an application to the Revising Authority specified in the notice referred to in sub-rule (1) of that rule for the making of any corrections to the electoral roll—such as, the removal of duplicate entries or the expunging of the names of persons who are dead or subject to any legal incapacity—which he considers necessary for the preparation of a complete and accurate roll.

(3) The Revising Authority shall serve on each of the persons affected by the application made under sub-rule (1) or sub-rule (2), a notice specifying in the case of an application under sub-rule (1) the grounds on which the inclusion or exclusion of the name has been desired, and specifying in the case of an application under sub-rule (2) the correction which it is proposed to make in the roll and every such notice shall also specify the place where, and the time when objections to the application so made will be heard:

Provided that no such notice shall be served where the Revising Authority *prima facie* satisfied that the application should be granted, or where the application is one for the correction of a clerical or a printing error.

13. Register of claims and objection—A register of claims and objections shall be maintained by the Revising Authorities, the Electoral Registration Officer and other officer authorised to receive claims and objections under sub-rule (3) of rule 10.

14. Notice of claims or objections.—(1) Except in the case where the Revising Authority is *prima facie* satisfied as to the validity of a claim, every person whose claim or objection is received in time shall be served with a notice in Form IX by the Revising Authority, specifying the place where, and the time when his claim or objection will be heard, and directing him or his agent to be present with such evidence as he may wish to adduce.

(2) When objection is made by any person to the inclusion of the name of another person in an electoral roll, the Revising Authority shall, except in the case where such authority is *prima facie* satisfied as to the validity of the objection, serve on such other person a notice in form X giving the grounds on which the inclusion of his name has been objected to and requiring such person or the agent of such person to attend at the place and the time fixed for the hearing of the objection.

15. Transfer of claims and objection.—Subject to such instructions as may from time to time be issued in this behalf by the Election Commission, a Revising

claim or objection is pending for disposal may transfer such claim or objection for disposal to any other Revising Authority competent to perform such duties and having jurisdiction in the electoral area to which the electoral roll in respect of which such claim or objection has been preferred relates, and the Revising Authority to whom any claim or objection has been so transferred shall proceed in accordance with the provisions of these rules and dispose of such claim or objection.

16. Service of notice—Every notice issued by the Revising Authority shall, if possible, be served personally, and in default of personal service, shall be served by registered post or by affixing a copy thereof at the residence or the last known residence within the constituency of the person concerned. A certificate of service either personal or otherwise, shall be deemed to be conclusive proof of the fact of such service.

17. Inquiry into claims and objections by the Revising Authority.—The Revising Authority shall hold a summary inquiry into the claim or objection preferred and shall record his decision. He shall also, after considering any verbal or written objections that may be preferred, decide on any application made by the Electoral Registration Officer under sub-rule (1) or sub-rule (2) of rule 12 for the inclusion or exclusion of any name or from the electoral roll or for corrections to the roll. For the purpose of the inquiry the roll as published under rule 9 shall be presumed to be correct.

18. Decision of the Revising Authority regarding claims and objections.—
(1) The decisions of the Revising Authority shall be final. Every such decision shall be communicated to the Electoral Registration Officer who shall cause the electoral roll to be amended in accordance therewith.

(2) The Revising Authority shall also direct the Electoral Registration Officer to correct any clerical or printing errors which the Revising Authority may himself discover in the roll. The Electoral Registration Officer or any person employed by him under sub-section (2) of section 22 of the Act may also correct any mis-spellings which he may discover in the electoral roll after the decision of the Revising Authority has been communicated to the Electoral Registration Officer.

19. Final publication of electoral rolls.—The electoral roll so amended shall be republished in the manner specified in rule 9 and, where it is an electoral roll first prepared under the Act, shall come into force immediately upon such republication, and, where it is an electoral roll subsequently prepared under the Act, shall come into force on the 1st day of October immediately succeeding such republication.—

Provided that if for any reason an electoral roll for any constituency or part of a constituency is in any year not republished before the 1st day of October next after the qualifying date by reference to which that roll is prepared, the electoral roll shall come into force immediately upon its republication.

20. Revision of electoral rolls after final publication in special cases.—
(1) When the Election Commission directs the revision of the electoral roll of any constituency under clause (a) of section 25 of the Act, the roll shall be revised by the preparation of a list containing additions to, omissions from, or alterations in, such roll, and all the provisions of these rules shall apply in the case of every such list in like manner as they apply in the case of electoral rolls:—

Provided that the Election Commission may direct such modifications in any of the prescribed Forms as it may consider necessary for the purpose of such revision.

(2) Any person whose name is not included in the electoral roll of a constituency for the time being in force and who is entitled to be registered therein

may, at any time after the roll is finally published and before the constituency is called upon to elect, apply to the Election Commission for an amendment of the roll by the inclusion of his name therein, and if the Election Commission is satisfied, after such notice and such inquiry as it thinks fit, that the applicant is entitled to be registered therein, the Election Commission may direct the amendment of the electoral roll by inclusion therein of an entry relating to the applicant.

Provided that an application under this sub-rule shall not be entertained if it is not accompanied by a fee of rupees fifty, which shall in no case be refunded.

(3) When any list is republished under sub-rule (1) or a direction is issued under sub-rule (2), the electoral roll to which such list or direction relates shall be deemed to have been revised accordingly.

21. Striking off of names of persons disqualified for voting and reinstatement of such names after removal of such disqualification.—(1) If the disqualification for voting incurred by any person whose name has by reason thereof been struck off the electoral roll under sub-section (2) of section 16 of the Act is removed during the period the said electoral roll is in force under section 24 of the Act, the name of such person shall forthwith be reinstated in that electoral roll.

(2) The Electoral Registration Officer shall make the correction referred to in sub-section (2) of section 16 of the Act or the reinstatement referred to in sub-rule (1) in such number of copies of the electoral roll in his custody as may be specified under sub-rule (3) of rule 24, and shall also in every case cause such correction or reinstatement to be made forthwith in all other copies. Every correction or reinstatement so made or caused to be made in an electoral roll shall be initialed and dated by the person who makes the correction or reinstatement, and the electoral roll in which such correction or reinstatement is made shall thereupon be deemed to have been amended accordingly.

22. Annual preparation of electoral rolls—(1) After the electoral rolls first prepared under the Act have been republished under rule 19, the Election Commission may, for the purpose of any subsequent annual preparation of the electoral roll for any constituency under section 23 of the Act, direct the preparation of a list of amendments to the electoral roll for such constituency for the time being in force for its publication under rule 9, and the provisions of rules 3 to 8 (both inclusive) shall so far as they are applicable apply in the case of such preparation of the list in like manner as they apply in the case of the preparation of electoral rolls.

(2) When any such list of amendments to an electoral roll for a constituency has been so prepared, the electoral roll for such constituency for the time being in force together with the list of amendments thereto so prepared shall be published under rule 9 and shall be deemed to be the electoral roll prepared for that constituency, and the provisions of rules 10 to 19 (both inclusive) shall so far they are applicable apply in the case of every such roll (including the list of amendments) in like manner as they apply in the case of electoral rolls first prepared under the Act.

(3) When a list of amendments is prepared for any constituency under the foregoing provisions of this rule, it shall not be necessary to reprint the entire roll but the list of amendments only need be printed.

Provided that the Election Commission may, if it deems it expedient so to do direct that the entire roll along with the list of amendments shall be printed as a single roll.

23 Simultaneous preparation of electoral rolls for Parliamentary and assembly constituencies.—(1) It shall be lawful to combine the preparation and publication of electoral rolls for the Parliamentary constituencies and the Assembly constituencies in the same State.

(2) Where any addition, omission, alteration or other amendment is made under Act or these Rules in the electoral roll of an Assembly constituency or a Parliamentary constituency, a similar amendment shall be made in the corresponding electoral roll of a Parliamentary constituency or an Assembly constituency, as the case may be.

PART III

Custody and preservation of Electoral rolls and other Election papers connected therewith

4 Custody and preservation of electoral rolls etc.—(1) Three complete copies of the preliminary electoral roll for each constituency and all statements made thereunder by the Electoral Registration Officer and sub-rule 3 shall be kept in the office of the Electoral Registration Officer of the constituency, or at such other place as the State Government may by order specify for a period of one year unless the retention for a longer period is ordered by the State Government.

(2) All claims and objections to any preliminary electoral roll and the decisions of the Revising Authority thereon shall be kept in the office of the Electoral Registration Officer of the constituency to which such roll relates or at such other place as the State Government may by order specify until the completion of the annual preparation of the electoral roll for such constituency.

(3) Such number of copies of the final electoral roll for each constituency as may be specified by the State Government shall be kept in the office of the Electoral Registration Officer of the constituency to which such roll relates or at such other place as the State Government may by order specify until the final publication of the next electoral roll for such constituency.

(4) One complete copy of the final electoral roll for each constituency shall be deposited for permanent deposit in such place as the State Government may by order specify.

All copies of the final electoral roll for each constituency deposited under sub-rule (3) or the copy of the final electoral roll for each constituency deposited under sub-rule (4) shall before deposit be duly authenticated by the Electoral Registration Officer of such constituency.

Printed copies of the final electoral roll for any constituency in excess of the number required for preservation under sub-rule (3) and (4) shall be deposited in such place as the State Government may direct. Spare copies of the electoral roll so deposited shall be available for sale to the public until the final publication of the next electoral roll for the constituency to which it relates and the copies of such rolls may be disposed of in such manner as the authority with which they are deposited may direct.

Every person shall have a right to inspect the election papers referred to in sub-rules (1), (2) and (3) and to get attested copies thereof on payment of such fee as may be fixed by the State Government.

FORM I

NOTICE

(Rule 5)

For the purpose of preparation of the electoral rolls for the Parliamentary constituencies, the Assembly constituencies and the Council constituencies in the State of every person who is a member of the Armed Forces of the Union or is holding any office in India declared by the President to be an office to which the provisions of sub-section (4) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950), apply or is employed under the Government of India in a post outside India and who desires to be registered in the electoral roll of a constituency in State in view of the provisions contained in sub-section (3), or sub-section (4) of the said section, or whose wife desires to be registered in the electoral roll of the said constituency in view of the provisions contained in sub-section (6) of the said section, is invited to submit a statement in Form II through the appropriate officer so as to reach the Electoral Registration Officer of the said constituency not later than the day of 1950.

..... (Place)

Chief Electoral Officer

Dated.....

of.....

NOTE.—Copies of Form II will be supplied free by the Chief Electoral Officer or by the Electoral Registration Officer of the constituency concerned on application.

The Representation of the People Act, 1950.

Section 20.—(3) A member of the Armed Forces of the Union while living in any barrack, building or place belonging to, or provided by, the Government shall not be deemed to be ordinarily resident in the constituency within which such barrack, building or place is situate, but shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for his service in the Armed Forces, he would have been ordinarily resident during that period or on that date.

(4) Any person holding any office in India declared by the President in consultation with the Election Commission to be an office to which the provisions of this sub-section apply, or any person who is employed under the Government of India in a post outside India, shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for the holding of any such office or employment, he would have been ordinarily resident during that period or on that date.

(6) The wife of any such person as is referred to in sub-section (3) or sub-section (4) shall, if she be ordinarily residing with such person during any period, be deemed to be ordinarily resident during that period in the constituency specified by such person under sub-section (5).

Statement by a Member of the Armed Forces or by an Officer holding an office in India declared by the President to be an office the holder of which will be deemed to be ordinarily resident in the constituency where, but for the holding of such office, he would have been ordinarily resident, or by a person employed under the Government of India in a post outside India.

son/wife daughter of _____
_____ serving in
holding the office of _____
employed in _____

The above particulars are true and correct in all respects.

..... (Place)

Dated.....

② Here insert full name.

Verification by the Officer-in-Charge of the Regiment or by the Head of the Office or by a Diplomatic or Consular Representative of India.

I have verified the statement made above and found the same to be correct.

I have satisfied myself that the declarant is a citizen of India under article _____ of the Constitution [and his wife is a citizen of India under article _____ of the Constitution. She also ordinarily resided with the declarant during the period above-mentioned].

.....(Place)

Dated.....

Signature and official designation of
Officer-in-Charge of the Regiment/
Head of the Office/Diplomatic or Con-
sular Representative.

[] Strike off if not necessary.

Note (1).—This statement should be made in duplicate in the case of a member of the Armed Forces of the Union. One copy should be retained in the Regimental Headquarters or the office of the Verifying Officer and the other should be forwarded by the Verifying Officer to the Chief Electoral Officer of the State along with the list of persons eligible to be enrolled in all constituencies within that State.

Note (2) —Any person, who makes a false declaration, or gives information which he knows or believes to be false or does not believe to be true, is liable to be punished under section 199 and/or 182 I. P. C.

The Representation of the people Act, 1950.

Section 21.—*Meaning of “qualifying date” and “qualifying period”.*—For the purpose of this Part, the qualifying date and the qualifying period,—

- (a) in the case of electoral rolls first prepared under this Act, shall be the 1st day of March, 1950, and the period beginning on the 1st day of April, 1947, and ending on the 31st day of December, 1949, respectively; and
- (b) in the case of every electoral roll subsequently prepared under this Act, shall be the 1st day of March of the year in which it is prepared, and the year immediately preceding that year respectively.

FORM III

No.

(Rule 5)

For the purpose of preparation of the electoral rolls for the Parliamentary constituencies, Assembly constituencies and Council constituencies, in the State of _____ every person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence and who desires to be registered in the electoral roll for a constituency in _____ State other than the constituency in which he was resident on the said date in accordance with the provision contained in sub-section (7) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950) is invited to submit a statement in Form IV to the Electoral Registration Officer of the constituency in which he desires to be registered so as to reach him not later than the _____ day of _____ 1950.

.....(Place)

Dated

Chief Electoral Officer
.....State

NOTES.—Copies of Form IV will be supplied free by the Chief Electoral Officer or the Electoral Registration Officer of the constituency concerned on application.

The Representation of the People Act, 1950

Section 20.—(7) For the purpose of the electoral rolls first prepared under this Act, a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day July, 1949, on account of disturbances or fear of disturbances in his former place of residence shall be deemed to have been ordinarily resident during any period or on any date in the constituency in which he was resident on the said day or, if any other constituency is specified by him in this behalf in the prescribed form and manner in that other constituency.

FORM IV

statement by a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th Feb., 1949, on account of disturbances or fear of disturbances in his former place of residence, specifying the constituency in which he should be deemed to be ordinarily resident for the purpose of registration in the electoral roll for that constituency.

(Rules 5 and 11)

I, _____ son of wife of/daughter of _____
 declare that I am a citizen of India under clause (a) and sub-clause (i)/sub-clause (ii) of clause (b) of article 6 of the Constitution, ((that I was not less than 21 years of age on the 1st day of March, 1950)) and that I have migrated from the territory of Pakistan into the territory of India on _____ on account of disturbances or fear of disturbances in my former place of residence at _____. [I submit herewith original/certified copy of the citizenship certificate granted to me under sub-clause (ii) of clause (b) of article 6 of the Constitution.]

My name has not been included in the electoral roll for any Parliamentary constituency/has been included in the electoral roll for Parliamentary constituency/has been included in the electoral roll for Assembly constituency/Council constituency in the State of _____/has been included in the electoral roll for Assembly constituency/Council constituency in the State of _____.

((I am at present residing in _____ and I may be deemed to be ordinarily resident in _____ in _____ Parliamentary constituency/_____ Assembly constituency during the qualifying period, that is, from the 1st day of April, 1947, to 31st day of December, 1949, for the purpose of my registration in the electoral roll for that constituency.))

I am at present residing in _____ and I may be deemed to be ordinarily resident in _____ in _____ Council constituency on the qualifying date, that is, first day of April, 1950, for the purpose of my registration in the electoral roll for that constituency.])

I have applied separately to the Electoral Registration Officer of _____ Parliamentary constituency/_____ Assembly constituency/_____ Council constituency for the exclusion of my name from the electoral roll for that constituency.]

DECLARATION

The above particulars are true and correct in all respects

.. (Place)

Dated

Signature in full

(Not for Council constituencies).

(For Council constituencies only)].

(Strike off if not necessary).

*Here insert the full name.

†Here insert the date.

‡Here insert name of place.

NOTE.—Any person, who makes a false declaration or gives information when he knows or believes to be false or does not believe to be true is liable to be punished under section 199 and/or 182 I. P. C.

Articles 6 and 7 of the Constitution.

6. Notwithstanding anything in article 5, a person who has migrated to the territory of India from the territory now included in Pakistan shall be deemed to be a citizen of India at the commencement of this Constitution if—

- (a) he or either of his parents or any of his grand-parents was born in India as defined in the Government of India Act, 1935 (as originally enacted); and
- (b) (i) in the case where such person has so migrated before the nineteenth day of July, 1948, he has been ordinarily resident in the territory of India since the date of his migration, or
- (ii) in the case where such person has so migrated on or after the nineteenth day of July, 1948, he has been registered as a citizen of India by an officer appointed in that behalf by the Government of the Dominion of India on an application made by him therefore to such officer before the commencement of this Constitution in the form and manner prescribed by that Government;

Provided that no person shall be registered unless he has been resident in the territory of India for at least six months immediately preceding the date of his application.

7. Notwithstanding anything in articles 5 and 6, a person who has after the first day of March, 1947, migrated from the territory of India to the territory now included in Pakistan shall not be deemed to be a citizen of India:

Provided that nothing in this article shall apply to a person who, after having so migrated to the territory now included in Pakistan, has returned to the territory of India under a permit for resettlement or permanent return issued by or under the authority of any law and every such person shall for the purposes of clause (b) of article 6 be deemed to have migrated to the territory of India after the nineteenth day of July, 1948.

FORM V

NOTICE

(Rule 19)

Electoral roll of constituency

A draft list of electors included in this part of the above-named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than the _____ day of _____ 195

The Revising Authority to whom such claims and objections are to be preferred is _____ (address)

Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer [or to _____ ,] or be sent by post to the Revising Authority specified in this notice so as to reach him not later than the _____ day of _____ '50

Place

Dated

Electoral Registration Officer.

(Strike off if not necessary).

NOTE — Printed copies of the Forms will be supplied free by the Electoral Registration Officer on application.

FORM VI

Claim for inclusion in the electoral roll for a Parliamentary Assembly constituency

(Form VI)

Parliamentary constituency*

Assembly constituency

Claim for inclusion in electoral roll of

son/wife/daughter of

resident at No

Street

Ward No.

Village Ward

Union/Municipality

Post Office

Police Station

Sub-Division

District

The claimant is a citizen of India and was not less than 21 years of age on the 1st day of _____, 19____, and he has been ordinarily resident at ‡ _____ in the aforesaid constituency for not less than 180 days during the qualifying period beginning on the 1st day of _____, 19____, and ending on the _____, 19____. He has not claimed to be included or has not been included in any electoral roll of any Parliamentary Assembly constituency with any other address.

[In support of the above statement the claimant submits with this claim the following original certified copies of documents, viz.—

- (i)
- (ii)
- (iii)

Declaration.

The above particulars are true and correct in all respects.

Signature or thumb impression of claimant _____

**Signature of person signing on behalf of claimant _____

Address of person signing if not the claimant _____

Dated _____

*Here insert the name of the constituency.

†Here insert name in full.

‡Here insert the address.

[Strike off if not necessary.]

**If claimant does not sign himself, the person signing on his behalf must in every case file a written authority from the claimant.

NOTE.—Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to be punished under section 199 and/or 182 I.P.C.

FORM VII

for inclusion in the electoral roll for a Council Constituency.

(Rule 10)

_____ Legislative Council.

_____ constituency

Claim for inclusion in the electoral roll of* _____
 son/wife/daughter of _____ Resident at No. _____
 Street _____ Ward No. _____
 village Ward _____ Union/Municipality _____
 Post Office _____ Police Station _____
 Sub division _____ District _____

The claimant is a citizen of India. He was a member of† _____
 on the 1st April, 195 _____ He has been a graduate of _____
 University ‡ _____ since _____ /He has been
 living to a total period of _____ years beginning
 on _____ and ending on _____ in _____

He was ordinarily resident in _____
 on the 1st April 19 _____. He has not claimed to be included or has no been
 included in any electoral roll of any _____ constituency with any
 other address. by authority's
(Graduates'
Teachers'

In support of the above the claimant submits with this claim the following
 original certified copies of documents viz

- (i)
- (ii)
- (iii)

Declaration.

The above particulars are true and correct in all respects

Signature or thumb impression of the claimant _____

**Signature of person signing on behalf of the claimant _____

Address of person signing if not the claimant _____

Dated _____

* Here insert name in full.

† Here insert the name of the local authority.

‡ Here insert the qualification equivalent to that of a graduate of a University in India specified by the State Government.

§ Here insert the name of the educational institution.

@ Here insert the address in the case of a graduates' or teachers' constituency.

** If claimant does not sign himself, the person signing on his behalf must in every case file a written authority from the claimant.

NOTE—Any person who makes a false declaration or gives information which he knows or believes to be false, or does not believe to be true is liable to be punished under section 189 and or 182 I.P.C.

FORM VIII

Objection to Registration of electors
(*Rule 10*)

constituency.

I hereby give you notice that I object to the entry of _____
on the electoral roll of _____
as serial No _____ in the roll for _____
Union/Ward of _____ Police Station _____
Sub-Division/Municipality _____ in District _____

The grounds of my objection are _____
in respect of which I submit with this objection the following original/certified
copies of document, viz., _____

Declaration

I declare the statements made in this objection to be true to my knowledge
and belief.

Signature or thumb impression of the objector _____
Entered on the electoral roll of _____
constituency as serial No _____ in the roll for _____
Union/Ward of _____ Sub-Division/Municipality _____
District _____

Dated _____

Present address _____

Here insert the name as it appears in the electoral roll.

NOTE—Any person who makes a false declaration or gives information which he
knows or believes to be false or does not believe to be true is liable to be punished
under section 199 and/or 182 I.P.C

FORM IX

Notice

(Rule 11)

____ of

You are hereby informed that your claim/objection in respect of the electoral roll of the _____ constituency of the _____ will be heard at _____ (place) at _____ o'clock on the _____ day of _____, and you are directed to be present at the hearing with such evidence as you may wish to adduce.

Signed _____
Place _____

Revising Authority.

(Certified that this notice has been duly served by me this _____ day of _____ on* _____ personally by registered post by affixation on residence.

Signature of Revising Authority

Dated _____
Place _____

* Here insert the name of the person on whom the notice was served.

M A

To

of

Whereas objection has been made by _____
of _____ to the inclusion of your
name in the electoral roll of the _____
constituent of the _____ on the
ground that _____

you are hereby intimated that the said objection will be heard at

_____ on the _____

at _____ and you are directed to be present at the
hearing with such evidence as you may wish to adduce

Dated

Place

Revising Authority.

Certified that this notice has been duly served by me this _____

day _____

on* _____

personally
by registered post _____
by affixation on residence.

Dated

Place

Signature of Revising Authority.

* Here insert the name of the person to whom the notice was served



EXTRAORDINARY

PUBLISHED BY AUTHORITY

NO. S. F. B. Imphal, Saturday, October 7, 1950

GOVERNMENT OF MANIPUR

The following notification of Ministry Law is republished in Manipur for general information,—

G. H. Singh,
Publicity Officer, Manipur

MINISTRY OF LAW

NOTIFICATION

New Delhi, the 14th July 1950

S. R. O. 306 In exercise of the powers conferred by section 28 of the Representation of the People Act, 1950 (XII of 1950) of the Central Government, after consulting the Election Commission, I hereby make the following Rules, namely—

THE REPRESENTATION OF THE PEOPLE (PREPARATION OF ELECTORAL ROLLS) RULES 1950

PART I

PRELIMINARY

- 1 **Short title and commencement**—These Rules may be called the Representation of the People (Preparation of Electoral Rols) Rules, 1950 and they shall come into force at once.
- 2 **Definition**—In these rules, unless the context otherwise requires—
 - (a) "Act" means the Representation of the People Act, 1950,
 - (b) "Chief Electoral Officer" means the officer appointed by the State Government to perform the functions of a Chief Electoral Officer under these rules,
 - (c) "constituency" means a Parliamentary constituency, an Assembly constituency or a Council constituency,
 - (d) "Form" means a form appended to these rules and includes any translations thereof in any language specified in the Eighth Schedule to the Constitution,
 - (e) "Revising Authority" means a person or persons as the State Government or an officer appointed by them in that behalf may, subject to any general or special instructions issued by the Election Commission, appoint in writing to perform all or any of the functions of the Revising Authority under these rules in respect of a constituency or part of a constituency.

PART II

PREPARATION OF ELECTORAL ROLLS

- 3 **Electoral roll**—There shall be prepared for every constituency an electoral roll in which shall be included the names of all persons appearing to be entitled to be registered therein. It shall be published in the constituency together with a notice specifying the mode in which and the time within which claims for inclusion in the roll or objections to any names or particulars entered in the roll

4 General conditions for registration in the electoral roll.—Every person who is entitled to have his name included in the electoral roll for a constituency is entitled to be registered in such roll under the provisions of the Act.

5 Notice inviting statements under section 20 of the Act.—(1) In the first electoral roll first prepared under the Act, the Chief Electoral Officer shall, as soon as may be after the commencement of these rules, cause a notice in Form I to be published inviting every person who

- (i) is a member of the Armed Forces of the Union, or
- (ii) is holding any such office as is referred to in sub-section (1) of section 20 of the Act, or

(iii) is employed under the Government of India in a post outside India and desires to be registered in the electoral roll for the constituency in that State in which, but for his service in the Armed Forces or but for the holding of an such office or employment, as the case may be, he would have been ordinarily resident during the qualifying period or on the qualifying date, to submit the statement referred to in sub-section (5) of that section to the Electoral Registration Officer of the said constituency within the time to be specified in that behalf in the notice. Every such statement shall be in Form II and shall be verified in the manner specified in the Form.

(2) As soon as may be after the commencement of these rules, the Chief Electoral Officer shall, for the purpose of the preparation of the electoral rolls to be first prepared under the Act, cause a notice in Form III to be published inviting every person referred to in sub-section (7) of section 20 of the Act who desires to be registered in the electoral roll for any constituency other than the constituency in which he was resident on the twenty-fifth day of July, 1949,

to submit to the Electoral Registration Officer of the constituency in the State in which he desires to be registered within the time to be specified in that behalf in the notice a statement in Form IV specifying the constituency in the State in which he so desires to be registered.

(3) Every notice issued under sub-rule (1) or sub-rule (2) shall be published in such manner and at such place as the Election Commission may direct, and the time to be specified in the notice within which the statement is to be submitted shall not be less than twenty-one days from the publication of the notice.

6 Form and language of electoral roll.—The electoral roll for each constituency shall be prepared in such form and in such language or languages as the Election Commission may direct.

7 Division of constituency into electoral areas.—The Electoral Registration Officer may divide a constituency into electoral areas for the purpose of facilitating the preparation of the electoral roll for the constituency, and so much of the roll as relates to an electoral area may be separately prepared.

8. Information from, and access to, birth and death registers for the purpose of registration of electors and decision of claims and objections.—For the purpose of the preparation of any electoral roll, or for the determination of any claim or objection to any electoral roll, an Electoral Registration Officer, a person employed by him under sub-section (2) of section 22 of the Act, and a Revising Authority shall have access to any register of births and deaths maintained under any law for the time being in force, and it shall be the duty of every person in charge of any such register to give to the said officer, person or authority such information and such extracts from the said register as may require.

9 Publication of draft electoral rolls The electoral roll for every constituency shall be published by the Electoral Registration Officer at such place and in such manner as the Election Commission may direct.

10 Notice inviting claims and objections— (1) Simultaneously with the publication of the electoral roll under rule 9, notice shall be published in like manner in Form V, calling upon persons entered in the roll to object in the manner herein prescribed any objection they may have to make to the roll as published and calling upon persons claiming to be entitled to be entered in the roll to lodge their claim in the manner herein prescribed. Such notice shall specify for each constituency or locality the Revising Authority, the time and the place at which and the time referred to in sub-rule (2) within which any such claim or objection may be preferred.

(2) Every such claim or objection shall be made in Form VI, VII or Form VIII, whichever may be appropriate, within a period of 21 days from the date of the publication of the electoral roll under rule 9.

Provided that the Election Commission may, in the case of persons to whom the provision of subsection (7) of section 2 of the Act apply, by notification in the Official Gazette extend in respect of any constituency or part of a constituency the said period of 21 days by such period as it may deem fit.

(3) A claim or objection shall be addressed to the Revising Authority and may either be presented to the Revising Authority specified in the notice referred to in sub-rule (1), or to the Electoral Registration Officer or to such other officer as may be designated in that behalf by the Election Commission within the period specified in or under sub-rule (2) or be sent by post to the Revising Authority so as to reach him within the said period.

(4) A claim or objection which is not lodged within the period specified in or under sub-rule (2), or is lodged otherwise than in the manner herein prescribed or by a person not entitled to lodge the same, shall be rejected.

11 Particulars regarding claims and objections.—(1) A claim shall be signed either by the person desiring his name to be included in an electoral roll or by an agent authorised in writing by such person and, unless it is sent by post, shall be presented either by such person personally or by such agent.

(2) When objection is made to the inclusion in the electoral roll of any person whose name appears therein, or to any particular in any entry in the roll, such objection shall contain in respect of such person or entry, as the case may be, all the particulars entered in the roll.

(3) No person shall prefer an objection to the inclusion of any name in the electoral roll for a constituency unless his name is already included in the electoral roll for that constituency.

(4) No application for the transfer of a name from the electoral roll of one constituency to that of another constituency shall be entertained. If any person desires such a transfer, he shall prefer an objection to the inclusion of his name in the former roll, and a second and a separate claim for the registration of his name in the latter roll.

(5) When a claim is preferred by a member of the Armed Forces of the Union or by any person holding any office in India declared by the President to be an office to which the provision of subsection (4) of section 20 of the Act apply or by any person who is employed under the Government of India in a post outside India, for the registration of his name or that of his wife in the electoral roll for a constituency in which but for his service in the Armed

Force or but for his holding of any such office or employment, as the case may be, he would have been ordinarily resident during the qualifying period or on the qualifying date, it shall be accompanied by a statement in Form II signed and verified by the claimant himself.

When a claim is preferred by any such person as is referred to in sub-rule (7) of section 20 of the Act desiring to be registered in the electoral roll in any constituency other than the constituency in which he was resident on the twenty-fifth day of July, 1949, it shall be accompanied by a statement in Form IV signed by himself.

12 Claims by Electoral Registration Officer.—(1) The Electoral Registration Officer may, within the period specified in or under sub-rule (2) of rule 10, make an application to the Revising Authority specified in the notice referred to in sub-rule (1) of that rule for the inclusion in or the exclusion from the electoral roll of the names of any persons to whom the provisions of sub-section (3), sub-section (4), sub-section (5) or sub-section (7) of section 20 of the Act apply.

The Electoral Registration Officer shall, within the period specified in or under sub-rule (2) of rule 10, make an application to the Revising Authority specified in the notice referred to in sub-rule (1) of that rule for the making of any correction in the electoral roll—such as, the removal of duplicate entries or the expunging of the names of persons who are dead or subject to any legal incapacity—which he considers necessary for the preparation of a complete and accurate roll.

(3) The Revising Authority shall serve on each of the persons affected by the application made under sub-rule (1) or sub-rule (2), a notice specifying in the case of an application under sub-rule (1) the grounds on which the inclusion or exclusion of the name has been desired, and specifying in the case of an application under sub-rule (2) the correction which it is proposed to make in the roll, and every such notice shall also specify the place where, and the time when, objections to the application so made will be heard:

Provided that no such notice shall be served where the Revising Authority is *prima facie* satisfied that the application should be granted, or where the application is one for the correction of a clerical or a printing error.

13. Register of claims and objection—A register of claims and objections shall be maintained by the Revising Authorities, the Electoral Registration Officers and other officers authorised to receive claims and objections under sub-rule (3) of rule 10.

14 Notice of claims or objections—(1) Except in the case where the Revising Authority is *prima facie* satisfied as to the validity of a claim, every person whose claim or objection is received in time shall be served with a notice in Form IX by the Revising Authority, specifying the place where, and the time when, his claim or objection will be heard, and directing him or his agent to be present with such evidence as he may wish to adduce.

(2) When objection is made by any person to the inclusion of the name of any other person in an electoral roll the Revising Authority shall, except in the case where such authority is *prima facie* satisfied as to the validity of the objection, serve on such other person a notice in form X giving the grounds on which the inclusion of his name has been objected to and requiring such person or the agent of such person to attend at the place and the time fixed for the hearing of the objection.

15. Transfer of claims and objection.—Subject to such instructions as may from time to time be issued in this behalf by the Election Commission, a Revising

claim or objection is pending for disposal, may transfer such claim or objection for disposal to any other Revising Authority competent to perform such duties and having jurisdiction in the electoral area in which the electoral roll in respect of which such claim or objection has been referred relates, and the Revising Authority to whom any claim or objection has been so transferred shall proceed in accordance with the provisions of these rules and dispose of such claim or objection.

16 Service of notice—Every notice issued by the Revising Authority shall, if possible, be served personally, and in default of personal service, shall be served by registered post or by affixing a copy thereof at the residence or the last known residence within the constituency of the person concerned. A certificate of service either personal or otherwise, shall be deemed to be conclusive proof of the fact of such service.

17. Inquiry into claims and objections by the Revising Authority.—The Revising Authority shall hold a summary inquiry into the claim or objection preferred and shall record his decision. He shall also, after considering any verbal or written objections that may be preferred decide on any application made by the Electoral Registration Officer under sub-rule (1) or sub-rule (2) of rule 12 for the inclusion or exclusion of any name from the electoral roll or for corrections to the roll. In the absence of such decision the roll as published under rule 9 shall be presumed to be correct.

18 Decision of the Revising Authority regarding claims and objections—
(1) The decisions of the Revising Authority shall be final. Every such decision shall be communicated to the Electoral Registration Officer who shall cause the electoral roll to be amended in accordance therewith.

(2) The Revising Authority shall also direct the Electoral Registration Officer to correct any clerical or printing errors which the Revising Authority may himself discover in the roll. The Electoral Registration Officer or any person employed by him under sub-section (1) of section 22 of the Act may also correct any misspellings which he may discover in the electoral roll after the decision of the Revising Authority has been communicated to the Electoral Registration Officer.

19 Final publication of electoral rolls—The electoral roll so amended shall be republished in the manner specified in rule 9 and, where it is an electoral roll first prepared under the Act, shall come into force immediately upon such republication, and, where it is an electoral roll subsequently prepared under the Act, shall come into force on the 1st day of October immediately succeeding such republication.

Provided that if for any reason an electoral roll for any constituency or part of a constituency is in any year not republished before the 1st day of October next after the qualifying date by reference to which that roll is prepared, the electoral roll shall come into force immediately upon its republication.

20. Revision of electoral rolls after final publication in special cases—
(1) When the Election Commission directs the revision of the electoral roll of any constituency under clause (a) of section 20 of the Act, the roll shall be revised by the preparation of a list containing additions to, omissions from, or alterations in, such roll, and all the provisions of these rules shall apply in the case of every such list in like manner as they apply in the case of electoral rolls:—

Provided that the Election Commission may direct such modification in any of the prescribed Forms as it may consider necessary for the purpose of such revision.

(2) Any person whose name is not included in the electoral roll of a constituency for the time being in force and who is entitled to be registered therein

may, at any time after the roll is finally published and before the constituency is called upon to elect, apply to the Election Commission for an amendment of the roll by the inclusion of his name therein, and if the Election Commission is satisfied, after such notice and such inquiry as it thinks fit, that the applicant is entitled to be registered therein, the Election Commission may direct the amendment of the electoral roll by inclusion therein of an entry relating to the applicant.

Provided that an application under this sub-rule shall not be entertained if it is not accompanied by a fee of rupees fifty, which shall in no case be refunded.

(3) When any list is republished under sub-rule (1) or a direction is issued under sub-rule (2), the electoral roll to which such list or direction relates shall be deemed to have been revised accordingly.

21 Striking off of names of persons disqualified for voting and reinstatement of such names after removal of such disqualification.—(1) If the disqualification for voting incurred by any person whose name has by reason thereof been struck off the electoral roll under sub-section (2) of section 16 of the Act is removed during the period the said electoral roll is in force under section 24 of the Act, the name of such person shall forthwith be reinstated in that electoral roll.

(2) The Electoral Registration Officer shall make the correction referred to in sub-section (2) of section 16 of the Act or the reinstatement referred to in sub-rule (1) in such number of copies of the electoral roll in his custody as may be specified under sub-rule (3) of rule 24 and shall also in every case cause such correction or reinstatement to be made forthwith in all other copies. Every correction or reinstatement so made or caused to be made in an electoral roll shall be initialled and dated by the person who makes the correction or reinstatement and the electoral roll in which such correction or reinstatement is made shall thereupon be deemed to have been amended accordingly.

22. Annual preparation of electoral rolls—(1) After the electoral rolls first prepared under the Act have been republished under rule 19, the Election Commission may, for the purpose of any subsequent annual preparation of the electoral roll for any constituency under section 23 of the Act, direct the preparation of a list of amendments to the electoral roll for such constituency for the time being in force for its publication under rule 9, and the provisions of rules 3 to 8 (both inclusive) shall so far as they are applicable apply in the case of such preparation of the list in like manner as they apply in the case of the preparation of electoral rolls.

(2) When any such list of amendments to an electoral roll for a constituency has been so prepared, the electoral roll for such constituency for the time being in force together with the list of amendments thereto so prepared shall be published under rule 9 and shall be deemed to be the electoral roll prepared for that constituency, and the provisions of rules 10 to 19 (both inclusive) shall so far as they are applicable apply in the case of every such roll (including the list of amendments in like manner as they apply in the case of electoral rolls first prepared under the Act.

(3) When a list of amendments is prepared for any constituency under the foregoing provisions of this rule, it shall not be necessary to reprint the entire roll but the list of amendments only need be printed.

Provided that the Election Commission may, if it deems it expedient so to do, direct that the entire roll along with the list of amendments shall be printed as single roll.

FORM I

NOTICE

(Rule 6)

For the purpose of preparation of the electoral rolls for the Parliamentary constituencies, the Assembly constituencies and the Council constituencies in the State of every person who is a member of the Armed Forces of the Union or is holding any office in India declared by the President to be an office to which the provisions of sub-section (4) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950), apply or is employed under the Government of India in a post outside India and who desires to be registered in the electoral roll of a constituency in State in view of the provisions contained in sub-section (3), or sub-section (4) of the said section, or whose wife desires to be registered in the electoral roll of the said constituency in view of the provisions contained in sub-section (6) of the said section, is invited to submit a statement in Form II through the appropriate officer so as to reach the Electoral Registration Officer of the said constituency not later than the day of 195

..... (Place)

Chief Electoral Officer

Dated

of

NOTE.—Copies of Form II will be supplied free by the Chief Electoral Officer or by the Electoral Registration Officer of the constituency concerned on application.

The Representation of the People Act, 1950

Section 20.—(3) A member of the Armed Forces of the Union while living in any barrack, building or place belonging to or provided by, the Government shall not be deemed to be ordinarily resident in the constituency within which such barrack, building or place is situated but shall be deemed to be ordinarily resident during any period or on any date in the constituency in which but for his service in the Armed Forces, he would have been ordinarily resident during that period or on that date.

(4) Any person holding any office in India declared by the President in consultation with the Election Commission to be an office to which the provisions of this sub-section apply, or any person who is employed under the Government of India in a post outside India, shall be deemed to be ordinarily resident during any period or on any date in the constituency in which, but for the holding of any such office or employment, he would have been ordinarily resident during that period or on that date.

(6) The wife of any such person as is referred to in sub-section (3) or sub-section (4) shall, if she be ordinarily residing with such person during any period, be deemed to be ordinarily resident during that period in the constituency specified by such person under sub-section (5).

23. Simultaneous preparation of electoral rolls for Parliamentary and Assembly constituencies.—(1) It shall be lawful to combine the preparation and publication of electoral rolls for the Parliamentary constituencies and the Assembly constituencies in the same State.

(2) Where any addition, omission, alteration or other amendment is made under the Act or these Rules in the electoral roll of an Assembly constituency or a Parliamentary constituency, a similar amendment shall be made in the corresponding electoral roll of a Parliamentary constituency or an Assembly constituency, as the case may be.

PART III

Custody and preservation of Electoral rolls and other Election papers connected therewith

24 Custody and preservation of electoral rolls etc.—(1) Three complete copies of the preliminary electoral roll for each constituency and all statements submitted to the Electoral Registration Officer under rule 5 shall be kept in the office of the Electoral Registration Officer of the constituency, or at such other place as the State Government may by order specify for a period of one year unless their retention for a longer period is ordered by the State Government.

(2) All claims and objections to any preliminary electoral roll and the decision of the Revising Authority thereon shall be kept in the office of the Electoral Registration Officer of the constituency to which such roll relates or at such other place as the State Government may by order specify until the completion of the next annual preparation of the electoral roll for such constituency.

(3) Such number of copies of the final electoral roll for each constituency may be specified by the State Government shall be kept in the office of the Electoral Registration Officer of the constituency to which such roll relates at such other place as the said Government may by order specify until the publication of the next electoral roll for such constituency.

(4) One complete copy of the final electoral roll for each constituency shall be kept for permanent deposit in such place as the State Government may order specify.

(5) All copies of the final electoral roll for each constituency deposited under sub-rule (3) or the copy of the final electoral roll for each constituency deposited under sub-rule (4) shall before deposit be duly authenticated by the Electoral Registration Officer of such constituency.

(6) Printed copies of the final electoral roll for any constituency in excess of the number required for preservation under sub-rule (3) and (4) shall be deposited in such place as the State Government may direct. Spare copies of the electoral roll so deposited shall be available for sale to the public until the publication of the next electoral roll for the constituency to which it relates thereafter such rolls may be disposed of in such manner as the authority to whom they are deposited may direct.

(7) Every person shall have a right to inspect the election papers kept in sub-rules (1), (3) and (4) and to get attested copies thereof on payment of such fee as may be fixed by the State Government.

FORM II

Statement by a Member of the Armed Forces or by an Officer holding an office in India declared by the President to be an office the holder of which will be deemed to be ordinarily resident in the constituency where, but for the holding of such office, he would have been ordinarily resident, or by a person employed under the Government of India in a post outside India

(Rules 5 and 11)

I* _____ son/wife/daughter of _____
 _____ serving in
 † holding the office of _____
 _____ employed in _____

declare that, but for my service in the Armed Forces holding such office/
 holding such employment, I would ordinarily have resided at No. _____
 Street _____ Ward No _____ Town _____ in village/
 Ward _____ of _____ District _____ of the State _____
 (during) _____ within the qualifying period, that is, from the 1st day
 _____ to the _____ day of _____ 19 _____. I also
 declare that I am a citizen of India but I was not less than 21 years of
 age on the qualifying date, that is, the 1st day of March 19 [and that
 my wife (a _____ who ordinarily resided with me during _____
 within the aforesaid qualifying period is also a citizen of India and was
 also not less than 21 years of age on the qualifying date, the said 1st
 day of March 19 ____)] [[on the qualifying date that is, the 1st day of
 April, 19 ____ I also declare that I am a citizen of India.]]

The above particulars are true and correct in all respects.

Signature in full.

..... (Place)

Dated.....

((Not for Council constituencies),
 [Strike off if not necessary]
 [[For Council constituencies only.]])

* Here insert full name.

† Here insert the name of Regiment/office/post

‡ Here insert Taluk, Union, Municipality, Zail, Thana or any other local area.

§ Here enter any period of 180 days within the qualifying period.

@ Here insert full name.

Verification by the Officer-in-Charge of the Regiment or by the Head of the Office or by a Diplomatic or Consular Representative of India.

I have verified the statement made above and found the same to be correct

I have satisfied myself that the declarant is a citizen of India under article _____ of the Constitution [and his wife is a citizen of India under article _____ of the Constitution. She also ordinarily resided with the declarant during the period above-mentioned].

Signature and official designation
Officer-in-Charge of the Regiment
Head of the Office/Diplomatic or Consular Representative.

.....(Place)

Dated.....

] Strike off if not necessary.

Note (1).—This statement should be made in duplicate in the case of a member of the Armed Forces of the Union. One copy should be retained in the Regimental Headquarters or the office of the Verifying Officer and the other should be forwarded by the Verifying Officer to the Chief Electoral Officer of the State along with the list of persons eligible to be enrolled in all constituencies within that State.

Note (2).—Any person, who makes a false declaration, or gives information which he knows or believes to be false or does not believe to be true, is liable to be punished under section 199 and/or 182 I. P. C.

The Representation of the people Act, 1950.

Section 21.—*Meaning of “qualifying date” and “qualifying period”.*—For the purposes of this Part, the qualifying date and the qualifying period,—

- (a) in the case of electoral rolls first prepared under this Act, shall be the 1st day of March, 1950, and the period beginning on the 1st day of April and ending on the 31st day of December, 1949, respectively; and
- (b) in the case of every electoral roll subsequently prepared under this Act, shall be the 1st day of March of the year in which it is prepared, and the period immediately preceding that year respectively.

FORM III

1

(Rule 7)

For the purpose of preparing the electoral rolls for the Parliamentary constituencies, Assembly constituencies and Council constituencies, in the State of _____ every person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence and who desires to be registered in the electoral roll for a constituency in _____ State other than the constituency in which he was resident on the said date in accordance with the provision contained in sub-section (7) of section 20 of the Representation of the People Act, 1950 (XLIII of 1950) is invited to submit a statement in Form IV to the Electoral Registration Officer of the constituency in which he desires to be registered so as to reach him not later than the _____ day of _____ 1950.

.....(Place)

Dated

Chief Electoral Officer
.....State

NOTE.—Copies of Form IV will be supplied free by the Chief Electoral Officer or the Electoral Registration Officer of the constituency concerned on application.

The Representation of the People Act, 1950.

Section 20.—(7) For the purpose of the electoral rolls first prepared under this Act, a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th day of July, 1949, on account of disturbances or fear of disturbances in his former place of residence shall be deemed to have been ordinarily resident during any period or on any date in the constituency in which he was resident on the said day or, if any other constituency is specified by him in this behalf in the prescribed form and manner in that other constituency.

FORM IV

Statement by a person who is a citizen of India and has migrated from the territory of Pakistan into the territory of India before the 25th July, 1949, on account of disturbances or fear of disturbances in his present place of residence, specifying the constituency in which he should be deemed to be ordinarily resident for the purpose of registration in the electoral roll for that constituency.

(Rules 5 and 11)

I, _____ son of/wife of/daughter of _____ declare that I am a citizen of India under clause (a) and sub-clause (i)/sub-clause (ii) of clause (b) of article 6 of the Constitution, ((that I was not less than 21 years of age on the 1st day of March, 1950)) and that I have migrated from the territory of Pakistan into the territory of India on account of disturbances or fear of disturbances in my present place of residence at _____. [I submit herewith an unaltered copy of the citizenship certificate granted to me under clause (ii) of clause (b) of article 6 of the Constitution.]

My name has not been included in the electoral roll for any Parliamentary constituency/Assembly constituency/Council constituency in the State of _____ been included in the electoral roll for Parliamentary constituency/Assembly constituency/Council constituency in the State of _____

(I am at present residing in _____ and I may be deemed to be ordinarily resident in _____ in _____ Parliamentary constituency/Assembly constituency during the qualifying period, that is, from the 1st day of April, 1947, to 31st day of December, 1949, for the purpose of my registration in the electoral roll for that constituency.))

(I am at present residing in _____ and I may be deemed to be ordinarily resident in _____ in _____ Council constituency on the qualifying date, that is, first day of April, 1950, for the purpose of my registration in the electoral roll for that constituency.))

[I have applied separately to the Electoral Registration Officer of _____ Parliamentary constituency/ _____ Assembly constituency/ _____ Council constituency for the exclusion of my name from the electoral roll for that constituency.]

DECLARATION

The above particulars are true and correct in all respects.

.....(Place)

Dated

Signature in full

(Not for Council constituencies).

[For Council constituencies only].

(Strike off if not necessary).

Here insert the full name.

Here insert the date.

Here insert name of place.

NOTE.—Any person, who makes a false declaration or gives information when he knows or believes to be false or does not believe to be true is liable to be punished under section 190 and/or 182 I. P. C.

Articles 6 and 7 of the Constitution.

6. Notwithstanding anything in article 5, a person who has migrated to the territory of India from the territory now included in Pakistan shall be deemed to be a citizen of India at the commencement of this Constitution if -

- (a) he or either of his parents or any of his grand-parents was born in India as defined in the Government of India Act, 1935 (as originally enacted), and
- (b) (i) in the case where such person has so migrated before the nineteenth day of July, 1948 he has been ordinarily resident in the territory of India since the date of his migration, or
- (ii) in the case where such person has so migrated on or after the nineteenth day of July, 1948, he has been registered as a citizen of India by an officer appointed in that behalf by the Government of the Dominion of India on an application made by him therefore to such officer before the commencement of this Constitution in the form and manner prescribed by that Government.

Provided that no person shall be so registered unless he has been resident in the territory of India for at least six months immediately preceding the date of his application.

7. Notwithstanding anything in article 5 and 6, a person who has migrated to the territory of India after the first day of March, 1947, migrated from the territory of India to the territory now included in Pakistan shall not be deemed to be a citizen of India:

Provided that nothing in this article shall apply to a person who, after having so migrated to the territory now included in Pakistan, has returned to the territory of India under a permit for resettlement or permanent return issued by or under the authority of any law and every such person shall for the purposes of clause (b) of article 6 be deemed to have migrated to the territory of India after the nineteenth day of July, 1948.

FORM V

NOTICE

(Part 10)

Electoral roll of constituency.....
 re.

A draft list of electors included in this part of the above-named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than the _____ day of _____ 195

The Revising Authority to whom such claims and objections are to be preferred is _____ (address)

Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer [or to _____ ,] or be sent by post to the Revising Authority specified in this notice so as to reach him not later than the _____ day of _____ 195

Place

Dated

Electoral Registration Officer.

(Strike off if not necessary)

NOTE.—Printed copies of the Forms will be supplied free by the Electoral Registration Officer on application.

FORM VI

*Claim for inclusion in the electoral roll for a Parliamentary Assembly**Form No.**Page No.*

Parliamentary constituency _____

Assembly constituency _____

Claim for inclusion in electoral roll of _____

son, wife daughter of _____

resident at No _____

Street _____

Ward No _____

Village Ward _____

Union Municipality _____

Post Office _____

Police Station _____

Sub-Division _____

District _____

The claimant is a citizen of India and was not less than 21 years of age on the 1st day of _____ 19____, and he has been ordinarily resident at _____ in the aforesaid constituency for not less than _____ days during the qualifying period beginning on the 1st day of _____ 19____ and ending on the _____, 19____. He has not claimed to be included _____ has not been included in any electoral roll of any Parliamentary Assembly constituency with any other address.

[In support of the above statement the claimant submits with this claim the following original certified copies of documents, viz.—

(i)

(ii)

(iii)

Declaration

The above particulars are true and correct in all respects

Signature or thumb impression of claimant _____

**Signature of person signing on behalf of claimant _____

Address of person signing if not the claimant _____

Dated _____

Here insert the name of the constituency

†Here insert name in full

‡Here insert the address

[Strike off if not necessary]

**If claimant does not sign himself, the person signing on his behalf must in every case file a written authority from the claimant.

NOTE.—Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to be punished under section 199 and/or 182 I.P.C.

FORM VII

for inclusion in the electoral roll for a Council Constituency.

(Rule 10)

Legislative Council.

constituency

Claim for inclusion in the electoral roll of
 son/wife daughter of _____ Resident at No. _____
 Street _____ Ward No. _____
 village Ward _____ Union/Municipality _____
 Post Office _____ Police Station _____
 sub-division _____ District _____

The claimant is a citizen of India. He was a member of _____
 on the 1st April, 195 _____. He has been a graduate of _____
 University ‡ _____ since _____. /He has been
 engaged in teaching for a total period of _____ years beginning
 on _____ and ending on _____ in § _____

He was ordinarily resident in _____
 on the 1st April 19 _____. He has not claimed to be included or has no been
 included in any electoral roll of any _____ local authority or
 of _____ address. _____ Graduates' Teachers' constituency with any

In support of the above the claimant submits with this claim the following
 original certified copies of documents, viz.,

- (i)
- (ii)
- (iii)

Declaration.

The above particulars are true and correct in all respects

Signature or thumb impression of the claimant _____

**Signature of person signing on behalf of the claimant _____

Address of person signing if not the claimant _____

Date _____

* Here insert name in full.

† Here insert the name of the local authority.

‡ Here insert the qualification equivalent to that of a graduate of a University in India specified by the State Government.

§ Here insert the name of the educational institution.

|| Here insert the address in the case of a graduates' or teachers' constituency.

¶ If claimant does not sign himself, the person signing on his behalf must in every case file a written authority from the claimant.

NOTE — Any person who makes a false declaration or gives information which he knows or believes to be false or does not believe to be true is liable to be punished under section 199 and or 182 I.P.C.

FORM VIII

*Objection to Registration of electors.
(Rule 10)*

_____ constituency.

I hereby give you notice that I object to the entry of* _____
 on the electoral roll of _____
 as serial No. _____ in the roll for _____
 Union/Ward of _____ Police Station _____
 Sub-Division/Municipality _____ in District _____

The grounds of any objection are _____

in respect of which I submit with this objection the following original/certified
 copies of document, viz., _____

Declaration.

I declare the statements made in this objection to be true to my knowledge
 and belief.

Signature or thumb impression of the objector _____
 Entered on the electoral roll of _____
 constituency as serial No. _____ in the roll for _____
 _____ Union/Ward of _____ Sub-Division/Municipality
 in _____ District.

Dated _____

Present address _____

* Here insert the name as it appears in the electoral roll.

NOTE.—Any person who makes a false declaration or gives information which he
 knows or believes to be false or does not believe to be true is liable to be punished
 under section 199 and/or 182 I.P.C.

FORM IX

NOTICE

(Rule 14)

To _____
 _____ of _____

You are hereby informed that your claim/objection in respect of the electoral roll of the _____ constituency of the _____ will be heard at _____ (place) at _____ O'clock on the _____ day of _____, and you are directed to be present at the hearing with such evidence as you may wish to adduce.

Dated _____

Place _____

Revising Authority.

Certified that this notice has been duly served by me this _____ day of _____ on* _____
 _____ personally
 by registered post
 by affixation on residence.

Signature of Revising Authority

Dated _____

Place _____

* Here insert the name of the person on whom the notice was served.

FORM X

Notice

(Rule 10)

To

of

Whereas objection has been made by _____
of _____ to the inclusion of your
name in the electoral roll of the _____
constituency of the _____ on the
ground that _____
you are hereby informed that the said objection will be heard at _____
at _____ O'clock on the _____
day of _____ and you are directed to be present at the
hearing with such evidence as you may wish to adduce.

Dated _____

Place _____

Revising Authority.

Certified that this notice has been duly served by me this _____

day _____ on* _____
personally _____
by registered post _____
by affixation on residence.

Dated _____

Place _____

Signature of Revising Authority.

* Here insert the name of the person on whom the notice was served.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 89-E-41 Imphal, Tuesday, October 10, 1950.

GOVERNMENT OF MANIPUR

ORDER OF 1950.

Imphal, 17th Sept., 1950

No FB 30/50/8444 9—The Chief Electoral Officer is hereby declared as the Drawing officer to bills drawn in connection with Election, under 25- General Administration B.- Legislative Bodies Elections for Legislatures

Himmat Singh,
Chief Commissioner, Manipur

NOTIFICATION

Imphal the 4th October, 1950

NO TAX 1/50-11125—The Chief Commissioner has been pleased to extend the last date within which water rate and cycle tax can be paid without fine this year upto the 14th October, 1950

This concession is for the current year only.

P. C. Deb,
Secretary to the Govt. of Manipur.
Revenue & Finance Departments,
Imphal

The inaugural speech of the Chief Commissioner addressed to the Members of the Advisory Council of Manipur at the First Sessions of the Council is published for general information :-

Gentlemen.

I extend to you a most hearty welcome to this the first sessions of the Advisory Council of Manipur. I pray that God may guide us to think and act solely for the benefit of the people of Manipur as a whole. I hope also that in our onward march we shall constantly remember the needs and potentialities of Manipur's beautiful hills and their simple and picturesque tribesmen. The vast hill area of the State is still undeveloped and inaccessible its people need your special care and attention

As an agent of the Government of India, I am here to execute the policies and instructions of the Government of India, and since those policies have been fully elaborated, and re-stated only recently at the NASIK Congress, it is enough for me to say that on all questions, without exception, those policies will be fully implemented in Manipur, both in letter and spirit

Manipur occupies a strategic place of great importance and forms the north-eastern gateway of India. In view of that importance, you should constantly bear in mind the vital fact that Manipur is an integral part of the Republic of India. All Manipuris, Meiteis and Tribesmen alike, should therefore think more and more in terms of their rights and obligations as India first, and not merely as residents of the small State of Manipur. People of other parts of India can no longer be treated as 'foreigners' and discriminatory treatment against them is neither possible nor wise.

Manipur has a remarkable history and a glorious tradition of her own. Culturally and economically, it can make a substantial contribution to our motherland INDIA—in many spheres. The physical features of the land are unique and, with some knowledge of Kashmir, I make bold to say that soil, climate, rainfall and other gifts of nature, combined with the simple character of the people and their great love for art, drama and dance are valuable factors which can, with due attention, make Manipur as charming and attractive to the tourist as Kashmir is.

Manipur is sometimes described as a backward area; in some respects the description is no doubt correct but in some other respects she is in a position to hold the torch to the rest of India. The social and economic system evolved by Manipuris has a lesson for other parts of India. Untouchability is unknown, the Hindu caste system has been modified so as to eliminate the two lower castes, the VAISAYAS and the SHUDRAS completely, the women of Manipur ply over a loom of handlooms in their cottages and do not waste a single moment of their lives, and though there are no professional DHOBIS, men and women alike are, in cleanliness, a model to imitate.

Intellectually, Manipuris are not backward in any sense. A Manipuri boy, Brajram Mukherji, stood first in the Matriculation Examination of the Gauhati University this year and a hill-boy of Manipur secured the 9th place in the same examination in order of merit. Another Manipuri, L. Gopal Singh, has made a very promising beginning as a Gazetted Officer in the Manipur Police. I am confident that the more contact Manipuris have with the rest of India, the more they are bound to shine in all walks of life.

The communist party of Manipur has recently recruited dacoits and goondas to its ranks and has committed cowardly crimes. In the interest of Manipur and India the criminal activities of this gang must be brought to an end in the shortest space of time so that the Government and people can give their undivided attention to constructive work of which there is a great deal to do.

The 5 items of work which I wish to place before you as deserving of the highest priority are —

- (i) Communications,
- (ii) Primary education,
- (iii) Medical and Veterinary aid in villages,
- (iv) Cottage industries, specially the handloom industry; and
- (v) Production of more food.

It is hard to determine relative priority among these 5 fields of work. Not one of them can be neglected if Manipur is to be a source of strength to the Republic.

I shall welcome your advice at all times and will weigh it with the greatest care and implement it as fully as I can in the light of the policy of the Government of India which it is both my duty and privilege to carry out and to the extent of the financial resources available to us.

One word more before I end this brief speech. Dis-unity and faction mean weakness and frittering away of energy and opportunity. Therefore, think and act unitedly and your voice cannot fail to be heard.

9th October, 1950.
Secretariat Building,
Imphal.

Himmat Singh,
Chief Commissioner.

G. H. Singh,
Publicity Officer, Manipur.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 89-E-40 Imphal, Tuesday, October 10, 1950.

GOVERNMENT OF MANIPUR

ORDER No. 1 OF 1950.

Imphal, 12th Sept., 1950

No FB 30 50 8444 9 The Chief Executive Officer is hereby declared as the Drawing Officer for bills drawn in connection with Election, under 25- General Administration B. Legislative Bodies Election for Legislatures

Himmat Singh,
Chief Commissioner, Manipur.

NOTIFICATION.

Imphal, the 5th October, 1950

NO. TAX 1/50-3502-3—The Chief Commissioner has been pleased to extend the last date within which water rate and cycle tax can be paid without fine this year upto the 11th October, 1950.

This concession is for the current year only.

P. C. Deb,
Secretary to the Govt. of Manipur.
Revenue & Finance Departments,
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As an agent of the Government of India, I am here to execute the policies and instructions of the Government of India, and since those policies have been fully elaborated, and re-stated only recently at the NASIK Congress, it is enough for me to say that on all questions, without exception, those policies will be fully implemented in Manipur, both in letter and spirit.

Manipur occupies a strategic place of great importance and forms the north-eastern gateway of India. In view of that importance, you should constantly bear in mind the vital fact that Manipur is an integral part of the Republic of India. All Manipuris, Meiteis and Tribesmen alike, should therefore think more and more in terms of their rights and obligations as India first, and not merely as residents of the small State of Manipur. People of other parts of India can no longer be treated as 'foreigners' and discriminatory treatment against them is neither possible nor wise.

Manipur has a remarkable history and a glorious tradition of her own. Culturally and economically, it can make a substantial contribution to our motherland INDIA—in many spheres. The physical features of the land are unique and, with some knowledge of Kashmir, I make bold to say that soil, climate, rainfall and other gifts of nature, combined with the simple character of the people and their great love for art, drama and dance are valuable factors which can, with due attention, make Manipur as charming and attractive to the tourist as Kashmir is.

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The communist party of Manipur has recently recruited dacoits and goondas to its ranks and has committed cowardly crimes. In the interest of Manipur and India the criminal activities of this gang must be brought to an end in the shortest space of time so that the Government and people can give their undivided attention to constructive work of which there is a great deal to do.

The 5 items of work which I wish to place before you as deserving of the highest priority are—

- (i) Communications,
- (ii) Primary education,
- (iii) Medical and Veterinary aid in villages,
- (iv) Cottage industries, specially the handloom industry; and
- (v) Production of more food.

It is hard to determine relative priority among these 5 fields of work. Not one of them can be neglected if Manipur is to be a source of strength to the Republic.

I shall welcome your advice at all times and will weigh it with the greatest care and implement it as fully as I can in the light of the policy of the Government of India which it is both my duty and privilege to carry out and to the extent of the financial resources available to us.

One word more before I end this brief speech. Dis-unity and faction mean weakness and frittering away of energy and opportunity. Therefore, think and act unitedly and your voice cannot fail to be heard.

9th October, 1950.
Secretariat Building,
Imphal.

Himmat Singh,
Chief Commissioner.

G. H. Singh,
Publicity Officer, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 90-E-45 Imphal, Thursday, October 12, 1950.

GOVERNMENT OF MANIPUR.

ORDER NO DT/I 50/

Imphal the 23rd September, 1950.

No DT 1 50 7118-22HD The Chief Commissioner is pleased to create the post of Assistant Manager in State Transport Department on the scale of Rs. 100-5-150/- and to keep the existing post of the Head clerk of the same Department in abeyance with effect from 1-9-50. Shri Maibam Gourmani Singh, the Hd. clerk is appointed to the post of Assistant Manager with effect from the same date.

T. Kipgen,

Assistant Secy. to the Govt. of Manipur.

TENDER NOTICE.

Imphal, the 27th October, 50.

No 788 95 HE/40—1. Sealed tenders are invited by the undersigned from reliable and experienced contractors in Road making work for Repairs to Leimakhong Road between 5th mile and 13th mile. Tenders will be received upto 1-30 P. M. of 14th October, 1950.

2. Tenders containing erasure or alterations are liable to rejection. All cancellations shall be initialled by the tenderers.

3. Rates must be quoted in both words and figures.

4. There is no obligation to accept the lowest tender and to assign any reason for rejecting the same.

5. Successful tenderer will have to deposit Security Money amounting to Rs. 100/- (Rs. one hundred only) for the work before signing the agreement.

6. Quantities given below are subject to increase or decrease as the case may be.

Repairs to Leimakhong Road.

ESTIMATE.

- | | | |
|--|-------|---------------|
| (1) Supplying shingles mixed with 20 sand at road side into boxes of 10 Cft. 5,300 Cft. (app) | @ Rs. | /- % Cft. |
| (2) Labour for filling up pot holes including picking out old surface & ramming with above shingles. 530 boxes. (app) | @ Rs. | /- per box. |
| (3) Cutting road side nullah in sizes of 4' x 2' x 1' including making a bund with spoiled earth on a proper place near by say within a radius of 10 ft. 400 Rft. (app). | @ Rs. | /- per rft. |
| (4) Cutting side berm where necessary to proper slope. 2,000 Sft. (app). | @ Rs. | /- per % sft. |

B. M. Sarma,
Offg. Electrical Engineer,
Hydro-Electric Office.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 91-E-1 Imphal, Tuesday, October 24, 1950.

GOVERNMENT OF MANIPUR

* ORDER No. 11 of 1950.

Imphal, the 25th Sept., '50.

No. Tax 46/50 9049-52.—The Chief Commissioner is pleased to order that no export of bicycles shall be allowed from any place in Manipur to any place outside Manipur by land or air unless the exporter produces a tax clearance certificate signed by the Taxation Officer of Manipur showing payment of vehicle tax in respect of the bicycle in full upto the year of export. Any bicycle exported or attempted to be exported in contravention of this order will be liable to confiscation to the Government of Manipur.

This order comes into force with immediate effect.

ERRATA.

Imphal, the 13th Oct., 1950.

No. R/83/50/9754-7—Please read "sub-section (2)" for "sub-section (1)" in line 2nd of notification No. R/83/50/9131-4 dated 25-9-1950 published in the Manipur Gazette dated 4-10-1950.

P. C. Deb,

Secretary to the Govt. of Manipur.

Orders by the Chief Commissioner, Manipur.

Imphal, the 10th October, 1950.

No. RH/36/50/53/7750-4/H D.—The Chief Commissioner is pleased to accord sanction to the extension of the temporary staff of the Rehabilitation office created under this Secretariat Order Nos. 36 & 27 of 1950 upto the end of February, 1951.

NOTIFICATION.

Imphal, the 1st Sept., '50.

No. PW/9/Misc/VII/50/

7060HD.—In pursuance of the Government of India Resolution No. F. 16-10/44-E. III. dated the 30th November, 1945 the Chief Commissioner Manipur has been pleased to order that the All India Diploma in Engineering will be recognised as equivalent to the engineering degrees awarded by recognised Indian Universities for the purposes of appointment to service and posts under the Manipur Government.

T. Kipgen,

Assistant Secretary to the Government of Manipur.

Imphal, the 21st October, 1950.

No.7784HD.—The following advertisement is published for general information :—

UNION PUBLIC SERVICE COMMISSION.

The Union Public Service Commission will hold an examination commencing on 27-12-50 for recruitment to the Survey of India, Class II Service. **Age-limits :** (a) General :—19-24 years on 1-5-50 (b) for Departmental Candidates :—19-25 on 1-5-50 Upper age-limit relaxable to 35 years in case of Scheduled Caste and Scheduled Tribe candidates and **bona fide** displaced persons from Pakistan. Age-limit also relaxable upto 35 years in case of political sufferers. **Educational Qualification** B. A. or B. Sc. Degree with Mathematics, or Engineering Degree or Diploma or its equivalent. Application forms and full particulars obtainable from Secretary, Union Public Service Commission, P. O. Box No. 186, Parliament House, New Delhi-2, to whom completed application must reach by 28-10-50 (11-11-50 in case of candidates residing abroad). When requesting for forms candidates must prominently state "SURVEY OF INDIA EXAMINATION".

**RULES FOR THE MANIPUR STATE TRANSPORT BUS SERVICE
ON DIMAPUR MANIPUR ROAD
(IMPHAL TO DIMAPUR & VICE VERSA)**

1. No reservation shall be made for intermediate stations.
2. For journeys from Imphal to Manipur Road and back, reservation may be made on an extra payment of -/4/- per ticket or half ticket.
3. No concession shall be allowed to any class of persons.
4. Children below two years may be allowed to travel free with their mothers but shall not be allowed to have a separate seat. They should sit on the lap of their mother or guardians.
5. For children over two years and below 10 years half fare may be charged. A separate seat shall be allowed for each such child.
6. For children over 10 years full fare shall be chargeable.
7. Preference shall always be given to passengers travelling from Imphal to terminus, or back, over those for intermediate stations.
8. Break of journey shall not be allowed i.e. the entire journey for which the ticket is held should be completed on the same day.
9. The schedule of fares shall be as follows —

A. From Imphal to Dimapur		1st Class.	2nd Class.
(i)	to Kangpokpi *	2/-	1/12/-
(ii)	to Maram	2/8/-	2/4/-
(iii)	to Mao	3/-	2/12/-
(iv)	to Kohima	1/-	3/8/-
(v)	to Dimapur	5/-	4/8/-
B. From Dimapur to Imphal			
(i)	to Kohima	2/8/-	2/4/-
(ii)	to Mao	3/-	2/12/-
(iii)	to Maram	3/8/-	3/4/-
(iv)	to Kangpokpi	4/-	3/8/-
(v)	to Imphal	5/-	4/8/-

10. The amount of luggage admissible free of charge is fixed at 25 seers including bedding (Maximum). Passengers' excess luggage should be carried in the bus at Rs. 2/- per md.

(1) The time schedule shall be as follows :

UP JOURNEYS

8.00 hrs.	Imphal
9. 30 "	Kangpokpi
11. 30 "	Maram
12. 45 "	Mao
15. 00 "	Kohima
17. 30 "	Manipur Road

DOWN JOURNEYS

17. 15 hrs
16. 00 "
14. 30 "
13. 00 "
11. 45 "
8. 15 "

A stoppage of 30 minute at Mao for both UP & DOWN journeys and of 8 minutes at the other stations

F. Kipgen
Assistant Secretary to the Government of Manipur.

Imphal, the 22nd September, 1950.

No. HE 2 VI/50 7067-7HD.—In accordance with the provision laid down in para (2) section 8 of the Indian Electricity Act, 1910 (Act IX of 1910) notice is hereby given to electric consumers that the following revised rates of charges shall come into effect from the first day of November 1950.

	Per unit	Per unit rebate.	Per unit nett.
1. Commercial concern (excluding residential premises)	-/-	-/1/-	-/3/-
2. Others	-/8/-	-/1/-	-/7/-
3. Meter rent per month	(at -/12/-).		

The Cantonment Buildings and other unmetered buildings will be metered and charged as above. The Palace and Town Hall will however continue to be charged at the existing rate.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No 91-E-40 Imphal, Tuesday, October 24, 1950.

GOVERNMENT OF MANIPUR.

ORDER No. 557 of 1950.

Imphal, the 25th Sept., '50.

No. Tax/46/50 9049-52.—The Chief Commissioner is pleased to order that no export of bicycles shall be allowed from any place in Manipur to any place outside Manipur by land or air unless the exporter produces a tax clearance certificate signed by the Taxation Officer of Manipur showing payment of vehicle tax in respect of the bicycle in full upto the year of export. Any bicycle exported or attempted to be exported in contravention of this order will be liable to confiscation to the Government of Manipur.

This order comes into force with immediate effect.

E R R A T A.

Imphal, the 13th Oct., 1950.

No. R/83/50 9754-7—Please read 'sub-section (2)' for 'sub-section (1)' in line 2nd of notification No. R/S 50/9131-4 dated 25-9-1950 published in the Manipur Gazette dated 4-10-1950.

P. C. Deb,
Secretary to the Govt. of Manipur.

Orders by the Chief Commissioner, Manipur.

Imphal, the 10th October, 1950.

No. RH/36/50 53,7750-4/H D The Chief Commissioner is pleased to accord sanction to the extension of the temporary staff of the Rehabilitation office created under this Secretariat Order Nos 136 & 257 of 1950 upto the end of February, 1951.

NOTIFICATION.

Imphal the 2nd Sept., '50.

No. PW/9/Misc/VII/50/

7060HD.—In pursuance of the Government of India Resolution No. F. 16-10/44-E. III. dated the 30th November, 1945 the Chief Commissioner Manipur has been pleased to order that the All India Diploma in Engineering will be recognised as equivalent to the engineering degrees awarded by recognised Indian Universities for the purposes of appointment to services and posts under the Manipur Government.

T. Kipgen,
Assistant Secretary to the Government of Manipur.

Imphal, the 21st October, 1950.

No 7784HD.—The following advertisement is published for general information :—

UNION PUBLIC SERVICE COMMISSION.

The Union Public Service Commission will hold an examination commencing on 27-12-50 for recruitment to the Survey of India, Class II Service. **Age-limits :** (a) General :—19-24 years on 1-8-50 (b) for Departmental Candidates :—19-28 on 1-8-50. Upper age-limit relaxable by 3 years in case of Scheduled Caste and Scheduled Tribe candidates and bona fide displaced persons from Pakistan. Age-limit also relaxable upto 35 years in case of political sufferers. **Educational Qualification :** B. A. or B Sc. Degree with Mathematics or Engineering Degree or Diploma or its equivalent. Application forms and full particulars obtainable from Secretary, Union Public Service Commission, P. O. Box No. 186, Parliament House, New Delhi-2, to whom completed application must reach by 28-10-50 (11-11-50 in case of candidates residing abroad). When requesting for forms candidate must prominently state "SURVEY OF INDIA EXAMINATION".

RULES FOR THE MANIPUR STATE TRANSPORT BUS SERVICE ON DIMAPUR MANIPUR ROAD (IMPHAL TO DIMAPUR & VICE VERSA)

1. No reservation shall be made for intermediate stations.
2. For journeys from Imphal to Manipur Road and back, reservation may be made on an extra payment of -/4/- per ticket or half ticket.
3. No concession shall be allowed to any class of persons.
4. Children below two years may be allowed to travel free with their mothers but shall not be allowed to have a separate seat. They should sit on the lap of their mother or guardians.
5. For children over two years and below 10 years half fare may be charged. A separate seat shall be allowed for each such child.
6. For children over 10 years full fare shall be chargeable.
7. Preference shall always be given to passengers travelling from Imphal to terminus, or back, over those for intermediate stations.
8. Break of journey shall not be allowed i.e. the entire journey for which the ticket is held should be completed on the same day.
9. The schedule of fares shall be as follows :—

A. From Imphal to Dimapur		1st Class.	2nd Class.
(i)	to Kangpokpi	2/-	1/12/-
(ii)	to Maram	2/8/-	2/4/-
(iii)	to Mao	3/-	2/12/-
(iv)	to Kohima	4/-	3/8/-
(v)	to Dimapur	5/-	4/8/-
B. From Dimapur to Imphal			
(i)	to Kohima	2/8/-	2/4/-
(ii)	to Mao	3/-	2/12/-
(iii)	to Maram	3/8/-	3/4/-
(iv)	to Kangpokpi	4/-	3/8/-
(v)	to Imphal	5/-	4/8/-

10. The amount of luggage admissible free of charge is fixed at 25 seers including bedding (Maximum). Passengers' excess luggage should be carried in the bus at Rs. 2/- per md.

11. The time schedule shall be as follows :—

UP JOURNEYS

8.00 hrs.

9.00 "

11.30 "

12.45 "

15.00 "

17.30 "

Imphal

Kangpokpi

Marim

Mao

Kohima

Manipur Field

DOWN JOURNEYS

17.15 hrs

16.00 "

14.30 "

13.00 "

11.45 "

8.15 "

A stoppage of 30 minutes at Mao for UP & DOWN journeys and of 8 minutes at the other stations

T. Kipgen

Assistant Secretary to the Government of Manipur.

Imphal, the 22nd September 1950

No HE. 2 VI/50 7067-7HD —In accordance with the provision laid down in para (2) schedule X of the Indian Electricity Act, 1910 (Act IX of 1910) notice is hereby given to electric consumers that the following revised rates of charges shall come into effect from the first day of November, 1950

	Per unit	Per unit rebate	Per unit nett.
1. Commercial concern (excluding residential premises)	-/2/-	-/1/-	-/3/-
2. Others	-/8/-	-/1/-	-/7/-
3. Meter rent per month	at - 12/-.		

The Cantonment Buildings and other uncatered buildings will be metered and charged as above. The Palace and Town Hall will however continue to be charged at the existing rate

Himmat Singh,

Chief Commissioner, Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 92-E-47 Imphal, Friday, October 27, 1950.

GOVERNMENT OF MANIPUR

ORDER

Imphal, 19th October, 1950.

No. J/85/50/7777-81 H.D.—Whereas the President was pleased to sanction the appointment of Shri Niladhvaj Singh as a Deputy Collector with the powers of a first class Magistrate for a period of Six months and he was so appointed on and from the 20th April, 1950; and whereas it is deemed necessary, for the disposal of a large number of Criminal cases, to extend his services; and whereas by the notification of the Government of India in the Department of the Ministry of States, No. 101-J dated the 24th August 1950, the President was pleased to direct the Chief Commissioner to exercise the powers and discharge the functions of the State Government under the provisions of several Laws including the Code of Criminal Procedure Code 1898 (V of 1898),

Now, therefore, in exercise of the powers conferred by section 14 of the Code of Criminal Procedure Code (V of 1898), the Chief Commissioner is pleased to appoint Sri Niladhvaj Singh a special Magistrate with all the powers of a Magistrate of the first class in regard to cases generally throughout the territory of Manipur for a period of six months from the 20th October 1950. Shri Niladhvaj Singh will, as special Magistrate, also complete and dispose of the Criminal Cases pending in his own court as Magistrate First class on the 19th October 1950. The Chief Commissioner is further pleased to extend the services of his staff for the same period, as appointed Vide order No 326 published in the Local Official Gazette of the 26th April 1950.

T. Kipgen,

Assistant Secretary to the Government of Manipur.

ORDER No 130.

Imphal the 17th October, 1950.

The Public Prosecutor and Government Pleader is placed in charge of all criminal cases in which the Government of Manipur is a party. He may appear before any court in any such case at any stage as he thinks fit and he may give instructions from time to time to the Prosecuting Inspector for the conduct of any criminal case to be conducted by the Prosecuting Inspector or any of his assistants.

Himmat Singh,
Chief Commissioner, Manipur.

ORDERS BY THE CHIEF COMMISSIONER.

Imphal, the 25th Sept., 1950.

No. PW. 19/R/VII/50:—Shri Thiyan Hemanta Kumar Singh of Uripok, a clerk in the Engineering Office, who was suspended from service under Order No. 507 of 1950, is dismissed from service from the date of his suspension. He shall not be re-employed in any office under the Government or the Town Fund.

By order etc.

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

NOTICE.

Imphal, the 10th October, 1950.

No. 11.

No. 9603-8R.F.—It is hereby notified for general information that about 6,000 bundles of C. I. sheets are still lying undisposed of out of the Ad Hoc quota of 1,000 tons of C. I. sheets procured for Manipur. Intending purchasers are requested to have their requirements at the usual rate within the month of October, 1950 from the Procuring Agents. The surplus quantity, if there be any after this month, will be sent away to the quake affected areas or elsewhere in Assam in which the need for C. I. sheets is urgent.

As regards people who have paid an advance of 20% of the value of their requirements, they are required to remove the quantity equal in value to the advance already paid from the premises of the Procuring Agents by the 31st October, 1950. If such quantity is not removed within the said date, it will be included in the stock to be sent away to Assam.

By order etc.

P.C. Deb,

Secretary to the Govt. of Manipur.

Revenue & Finance Departments.

NOTIFICATION.

Imphal, the 27th Sept. 1950.

No. 32/C.S/II/50,484-7C.S—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Mabudhu Mantri Leikai Co-op. Society Ltd. (Registered No. 325 of 1948-49) in Manipur under Sub-section (1) of Section 35 of the Co-operative Societies Act, II of 1912 that the society ought to be dissolved,

Now, in exercise of the power conferred by section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sjt. G. Chandrakumar Sarma, Inspector of Co-operative Societies to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. Ibungoyaima Singh,

Registrar of Co-operative Societies.

Manipur

Gazette

PUBLISHED BY AUTHORITY

No. 93.

Imphal, Wed

Thy November 1, 1950

Part I—Appointments, etc.
Part II—Orders, etc.

NOTICE
Public Notices and Notices

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GOVERNMENT OF MANIPUR

Part II

Order by the Government of Manipur

Imphal, 18 October, 1950

No. J 85/50 (A) 7787 91HD—In view of the appointment of Shri Niladhvaj Singh as Special Magistrate for a further period of 6 months under order No. J 85/50 of the 19th October the appointing instrument made in the court of the Judicial Commissioner will continue for a further period of six months from the forenoon of the 20th October 1950.

T. Kipgen,

Asstt Secretary to the Govt. of Manipur.

STANDING ORDER No. 96 OF 1950

No. J-C/3958-60—Confessional statement of an accused person should be recorded in the very language in which they are given. The practice of recording such statement in English is not wholesome as it is difficult sometimes to find out correct translation of the language. It is only in exceptional circumstances that they should be recorded in English.

Lakshmi Narain,

Judicial Commissioner, Manipur.

NOTIFICATION

Imphal, the 25th September, 1950.

No. 211 C.S/II 50 506 9 C S—Whereas it was a condition of the registration of the Porompat Mohammada Co-operative Society Ltd. (Registered No. 211 of 1948-49) in Manipur that it should consist of at least ten members, and whereas it has also been proved to my satisfaction that the number of members of the society has been reduced to less than ten, I hereby, in exercise of the powers conferred by section 40 of the Co-operative Societies Act, II of 1912, cancel the registration of the Society. And further in exercise of the power conferred by sub-section (1) of section 40 of the same Act I hereby appoint Sjt. L. Yaima Roy, Inspector of Co-operative Societies to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. Ibungoyaima Singh,
Registrar of Co-operative Societies.

Report of the 28th September 1950

No. 505025 C S. Whereas I am informed that the work and condition of the Kangabam Co-operative Society (Registered under the Co-operative Societies Act, II of 1912) in Manipur is such that it is necessary to wind up the same.

And whereas the power conferred by sub-section (1) of section 39 of the Co-operative Societies Act, II of 1912, in Manipur, is such that I am empowered to appoint a liquidator of the same.

And whereas I have appointed Mr. H. B. Singh, Inspector of Co-operative Societies, to be liquidator of the same.

And whereas I have appointed Mr. H. B. Singh, Inspector of Co-operative Societies, to be liquidator of the same.

Report of the 28th September 1950

No. 50510 C. Whereas I am informed that the work and condition of the Phum Co-operative Society (Registered under the Co-operative Societies Act, II of 1912) in Manipur is such that it is necessary to wind up the same.

And whereas the power conferred by sub-section (1) of section 39 of the Co-operative Societies Act, II of 1912, in Manipur, is such that I am empowered to appoint a liquidator of the same.

And whereas I have appointed Mr. H. B. Singh, Inspector of Co-operative Societies, to be liquidator of the same.

All the documents and records of the same are submitted to the liquidator.

H. B. Singh,
Inspector of Co-operative Societies

PART III

Notice No. 6 Election & Census, 1950,

Dated, Imphal the 21st October, 1950

No. 51/0529-43 -On the basis of the directions issued by the Election Commission of India in their letter No. 51/50-Elec dated the 3rd October, 1950, and under the provisions contained in Ordinance No. XXIX of 1950 promulgated by the president of the Indian Union it is hereby notified for general information that the Notice No. 51 Election & Census, 1950, has been cancelled, and the period between the 1st November to the 21st November 1950, inclusive of both days, has been refixed as the time of filing claims and objections by the potential voters of Manipur, instead of the period between the 14th October to the 7th November, 1950, as already notified.

With effect from the date specified hereabove, the potential voters of Manipur may lodge their claims and objections for the administrative area concerned to Sub-Deputy Collectors in the valley and the Sub-divisional Officers in the Hills. Copies of Electoral Rolls will be available with them in their offices, and they will be open to the public for inspection during office hours.

Himmat Singh,

NOTICE No. 5. (CENSUS AND ELECTION) MANIPUR.

Imphal, the 11th October, 1950

No 21 5050 514 17 As directed by the Secretary to the Election Commission of India, it is hereby notified for general information of the public that the date for the submission of objections to the Preliminary Electoral Rolls of Manipur has been extended from 10-05-50 to 11-10-50. The Preliminary Electoral Rolls are being published in the Offices of the Electoral Registration Officers who are the Sub-divisional Officers in the Hills. They are open to the Manipur public for inspection during the Office hours on working days. Claims for inclusion in the Rolls or objections to any name or particulars entered in the Rolls may be made within the specified period to the Electoral Registration Officers concerned in Form VII or Form VIII, whichever may be appropriate.

A claim or objection which is not made within the period specified or is made by a person who is not a person entitled to vote in the constituency concerned, shall be rejected. Copies of necessary Forms will be supplied free by the Chief Electoral Officer concerned on application.

secretary to the Election Commission of India, it is hereby notified for general information of the public that the date for the submission of objections to the Preliminary Electoral Rolls of Manipur has been extended from 10-05-50 to 11-10-50. The Preliminary Electoral Rolls are being published in the Offices of the Electoral Registration Officers who are the Sub-divisional Officers in the Hills. They are open to the Manipur public for inspection during the Office hours on working days. Claims for inclusion in the Rolls or objections to any name or particulars entered in the Rolls may be made within the specified period to the Electoral Registration Officers concerned in Form VII or Form VIII, whichever may be appropriate.

and within the period specified or is made by a person who is not a person entitled to vote in the constituency concerned, shall be rejected. Copies of necessary Forms will be supplied free by the Chief Electoral Officer concerned on application.

M. N. Phukhan,
Chief Electoral Officer, Manipur



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 94-E-48 Imphal, Monday, November 6, 1950.

GOVERNMENT OF MANIPUR

NOTICE No. 1.

No. 1230-3 yarn/CS.—Applications are invited from candidates for appointment as wholesale dealers of yarn.

Wholesalers would be required to conduct business in accordance with the provisions of the Manipur Cloth and Yarn Dealers Licensing Order, 1950.

Wholesalers should deposit a security of Rs. 100/- which will be forfeited if any of the conditions specified in this behalf is not fulfilled.

None need apply who has not been a dealer in yarn for at least 3 years preceding the date of this notice.

Wholesalers will have to take out a license from the Civil Supply Department on payment of the prescribed fee under the Manipur Licensing Order.

Applications (addressed to the Dy. Commissioner, Manipur) should be made by 7th November, 1950 on the prescribed form a copy of which would be available from the office of the Superintendent, Civil Supply Department.

Himmat Singh,
Chief Commissioner, Manipur.

Imphal, the 12th October, 1950.

No. 606-18 C.S.—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned Societies in Manipur under Sub-section (1) of Section 35 of the Co-operative Societies Act, II of 1912 that the societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Spt G. Chandrakumar Sarma and L. Yaima Singh, Inspectors of Co-operative Societies to be liquidators respectively of Group A and Group B in the following list of societies.

All claims against the dissolved societies must be submitted to the liquidators within one month of the publication of this notice.

Group A.

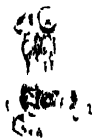
1.	Moirangmayum Leikai Co-operative Society Ltd	Regd. No. 457 of 1948-49.
2.	Maibam Lokpaching	" " 290 "
3.	Laitonjam	" " 278 "
4.	Maibam Lokpaching (Mamang)	" " 179 "
5.	Ghari	" " 390 "
6.	Kodam Pokpi	" " 481 "

Group B

7.	Sairom Leirak Makha Co-operative Society Ltd.	Regd. No. 471 of 1948-49.
8.	Ningom Leikai	" " 472 "
9.	Keiron Pebam Leikai	" " 13 of 1949-50.

H. Ibungoyaima Singh,
Registrar of Co-operative Societies

Manipur



Gazette

EXTRAORDINARY
PUBLISHED BY AUTHORITY

No. 96-E-49 Imphal, Wednesday, November 8, 1950.

GOVERNMENT OF MANIPUR

Imphal, the 8th November, 1950.

No. APMN/9 50 11 8257-52 HD—The Chief Commissioner is pleased to create the post of a temporary Additional Assistant Secretary for the Manipur Secretariat and to appoint Sri Sunsam Gourahari Singh, B.A., Publicity Officer to it, in addition to his own duties, with effect from 8-11-50.

Sri Gourahari Singh will be designated as Assistant Secretary, Development and will, under the control of the Revenue Secretary, generally deal with the Development Department and such other Departments or files as may from time to time be transferred to him.

He will draw his own pay as Publicity Officer, subject to such modification as may be sanctioned by the Government of India.

P. C. Deb,
Secretary to the Government of Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

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Imphal, Wednesday, November 8, 1950.

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GOVERNMENT OF MANIPUR

PART II

ORDER No 5/2 of 1950.

Imphal, the 10th November, 1950.

No. HDV/6/50/7639-99 HD—The Chief Commissioner has been pleased to combine the two office staffs of Medical Office and Vety. Office with immediate effect. The present clerk of the latter office will sit in the medical office henceforth.

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

PART III

PRESS NOTE

Imphal, the 10th November, 1950.

No. HP/48 50/143.49 POL—It is hereby informed that an examination for admission to the Joint Services Wing of the National Defence Academy for the course commencing in July, 1951 will be held by the Union Public Service Commission at Allahabad, Bombay, Calcutta, Delhi, Madras and Nagpur on 22nd and 23rd January, 1951.

A candidate who desires to appear at the examination is required to submit his application on the prescribed form together with all the necessary documents in accordance with the "Instructions to candidates" regarding the filling up and submission of applications so as to reach the Union Public Service Commission, Parliament House, Post Box No. 186, NEW DELHI on or before the 2nd December, 1950.

The application forms, Instructions etc., may be had from Manipur Government Secretariat, Police Department (Home), Imphal

By order etc.

S. Palit,

Ex-Officio Secretary to the Govt. of Manipur.
Police Department (Home), Imphal.

NOTICE No 6 of 1950.

Imphal, the 2nd November, 50.

Applications are invited from B. A., B. Sc. and I. A., I. Sc. and Matriculate students (Manipuri) including Girl students for the award of scholarships. Marks secured in the last Examinations should be furnished with the applications which will be received by the undersigned upto the 15th November, 1950.

Candidates are required to bear in mind that scholarships for Arts Examinations will be awarded to the topmost students among those who have passed from the D. I. College or from schools in Manipur. And for B. Sc. and M. Sc. scholarships will be given to the best candidates irrespective of the University from which they have passed the I. Sc. or B. Sc. examination.

H. B. S.,
Inspector of Schools, Manipur.

The following Ordinance which was published in the Gazette of India Extraordinary of the 7th October, 1950 is republished for general information—

THE INDIAN INCOME-TAX (AMENDMENT) ORDINANCE, 1950.

No. XXVIII of 1950.

An Ordinance further to amend the Indian Income-tax Act, 1922.

Whereas Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. Short title and commencement—(1) This Ordinance may be called the Indian Income-tax (Amendment) Ordinance, 1950.

(2) It shall come into force at once.

2. Amendment of section 9, Act XI of 1922.—During the period of operation of this Ordinance, the Indian Income-tax Act, 1922 (hereinafter referred to as the said Act), shall have effect as if to clause (iv) of sub-section (1) of section 9 there had been added the following *Explanation*, namely:

“Explanation:—In this clause, ‘annual charge’ does not include and shall be deemed never at any time to have included a tax in respect of property or income from property levied by any local authority, State Government or the Central Government.”

3. Ordinance not to apply in certain cases—Where before the commencement of this Ordinance the Supreme Court has, on an appeal in respect of the assessment of an assessee for any particular year, held that any tax paid by that assessee in respect of the relevant previous year is “an annual charge not being a capital charge” within the meaning of clause (iv) of sub-section (1) of section 9 of the said Act, then nothing contained in this Ordinance shall apply to the assessment of such assessee for that particular year.

4. Special procedure for revision in certain cases.—Where in respect of any assessment of an assessee under the head “income from property”, other than an assessment referred to in section 3, an allowance has, between the 26th day of May, 1950, and the commencement of this Ordinance, been made by an Income-tax authority or the Appellate Tribunal in respect of any municipal tax or other taxes levied by any local authority or State Government as an annual charge not being a capital charge, the Income-tax Officer shall revise the assessment by excluding such allowance, and if, in consequence of such revision, any tax is found

payable by the assessee, the Income tax Officer shall serve on the assessee a notice of demand specifying the sum so payable, and such notice of demand shall be deemed to be issued under section 29 of the said Act, and the provisions of the said Act shall apply accordingly.

As intimated under Memo No. HD. M/3. 50/7312-3 H D. the Government of India have revised the prices of certain drugs as under and therefore this is re-published for general information—

ELI LILLY AND COMPANY OF INDIA INC.

Imphal, the 1th October, 50.

Penicillin G, Crystalline Potassium ..Buffered

0,000 units tablets ...	per 12	Rs. 6 — 14 — 0
100,000	„ 12	„ 12 — 8 — 0

MAY AND BAKER (INDIA) LTD.

'Thalazole' Brand Phthalyl S-Phthalazole tablets

Containers of .—

25 × 0.50 gramme	Rs. 4-0-0
100 × 0.50 gramme	„ 14-11-0

MARTIN & HARRIS LTD, BOMBAY

E R. Squibb & Sons International Corporation
Incorporated, New York, U. S. A.

Penicillin Crystalline G Potassium or Sodium
Vial of 10,00,000 units Rs 6-3-0.

G. H. Singh,
Publicity Officer, Manipur.

NOTIFICATION.

Imphal, the 2nd November, 50.

No 648-52/C S. 50—Whereas it was a condition of the registration of the under-mentioned Societies in Manipur that they should consist of at least ten members each, and whereas it has also been proved to my satisfaction that the number of members each of the societies has been reduced to less than ten; I hereby, in exercise of the powers conferred by section 3 of the Co-operative Societies Act, II of 1912, cancel the registration of the societies. And further in exercise of the power conferred by sub-section (1) of section 2 of the same Act, I hereby appoint Sri. L. Yaima Roy, Inspector of Co-operative Societies to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidators within one month of the publication of this notice.

Name of societies and registered nos

1. Wangkhem Konjin Co-operative Society Ltd Regd. No. 257 of 1948-49.
2. Naorem Leikai

H. Ibangoyaima Singh,
Registrar of Co-operative Societies.

LIST OF JURORS OR ASSESSORS.

1. Spt Aribam Parikhit Sarma of Brahmapur Nahabam ... rtd. Pandit Nahabam tol.
2. „ Aribam Siba Dutta Sarma of Brahmapur Nahabam Business.
3. „ Angom Leiren Singh of Keirao Bitra Business.
4. „ Akonjam Chioba Singh of Khazempalli (pensioner) rtd. Head clerk, L.R.O.
5. „ Akonjam Bhubon Singh of Thoubal Wangma Taba Vil.....Teacher.
6. „ Abujam Yaima Singh of Sugnu Vil.....Business.
7. „ Chingangbam Kalachand Singh, Sastri B. A. of Sagolband, Teacher, Johnstone High School.
8. „ Chabungbam Bipnochand Singh of Bishenpur Teacher, Bishenpur M. E. School.
9. „ Chanam Brajeswar Singh of Yanipok Business.
10. „ Heikrujam Nabakanto Singh, B. Sc. of Singjamie Chirom Leikai, Teacher.
11. „ Hukhrom Lolchou Singh of Kawla Naorem LeikaiBusiness.
12. „ Hemam Nilamani Singh of Moring vill village.
13. „ Khunjam Bhudha Singh, B. A. of Kongba Bazar. Secy. M. S. Transport.
14. „ Kammukham Gouramani Singh, Khundrakpam Vil. Asst. Acot. State bank.
15. „ Kh. Jamnejoy Singh of Nambol Vil.Compounder.
16. „ Kojiam Ketuki Singh of Thiningei, Vil. teacher Thiningei L. P. School.
17. „ Khwairakpam Ibomcha Singh of Ngaikhong Vil. Teacher Ngaikhong L. P. School.
18. „ Konsam Gulap Singh of Charangpat Vil. Teacher, Thoubal H. E. School.
19. „ Khetri Anu Singh of Mayang Imphal, Sub-Post Master.
20. „ Khaidein Hajari Hanjaba Singh of Sugnu Basti.....Business.
21. „ Lairikyengbam Manihar Singh of Lairikyengbam Leikai, Master, J. H. E. School.
22. „ Lourembam Parijat Singh of Bishenpur Vill. Hd. Master Bishenpur M. E. School.
23. „ Laisrom Gouramohon Singh of Nambol Awang Teacher Nambol School.
24. „ Laisram Tonsna Singh of Mayang Imphal.....Business.
25. „ Loukrakpam Chaoyaima Singh of Thoubal Wangma TabaBusiness.
26. „ Md. Quasi Ullah, B. A. of Ma wel Bazar---Business.
27. „ Mlvi. Maniruddin Choudhury of Khergao vill. clerk Secretariat Manipur.
28. „ „ Asraf Ali Miya of Haoreibi Basti—business.
29. „ „ Kajamuddin of Mayang Imphal—business.
30. „ Mutam Amootombi Singh of Oinam Basti—business.
31. „ „ Kalachand Singh of Pallel Basti—business.
32. „ Nandeibam Mohon Singh retd. Hd. clerk of Choirap Court of Moirangkhom. —business.
33. „ Ningthoujam Kalabidhu Singh of Phoubal, teacher Tamphasna Girls' High School.
34. „ „ Tomchou Singh of Konjak basti—cultivator.
35. „ Oinam Thambou Singh of Hiyanglam basti—cultivator.
36. „ „ Nawang Singh of Sekmaijm basti—cultivator.
37. „ Pukhrambam Gouramani Singh retd. S. P. Court Member of Sagolband.
38. „ Pebam Angon Singh of Bishenpur, D. M. College student.
39. „ Pukhrambam Tomchou Singh of Kakching Khulen—business.
40. „ R. K. Khutawana Singh of Ningthong vil.—business.
41. „ Rahimuddin Maulvi of Thoubal Moijing—business.
42. „ R. K. Sitaljit Singh of Keishanthong, Hd. Master, Ramlal Paul H. School.

13. Sjt Senjam Borajao Singh of Seijan Basti—cultivator.
14. „ Sougaita Gouthari Singh B. A. of Moirangkhom, Hd. Master, Tombisna High School.
15. „ Senjam Thoongoral Singh of Wangghen Leikai—business.
46. „ Sanabam Krishno Singh of Wangghen Leikai teacher Wangjing M. E. School.
47. „ Thoidingjam Mangoljao Singh of Khurai Thoidingjam Leikai—business.
48. „ Thangjam Angou Singh of Wangghen Leikai Kongpal, Teacher, C. C. H. School.
49. „ Thokehom Angou Singh of Singjao Thokehom Leikai—Business
50. „ Thoudam Keram Singh of Thoudam Basti—business,
51. „ Thokehom Tolenjao Singh of Henok Khunou—cultivator.
52. „ Thingnam Purno Singh of Kakching Khunou—cultivator.
53. „ Waikhom Chaoth Singh, B. A. and D. M. of Moirangkhom, Claims Office. ,
54. „ Waikhom Thabot Singh Retd. Pndit of Thoubal Moirangkhom.
55. „ Wangjam Khomdon Singh of Kheiraman Basti—business.
56. „ Wahengbam Tathot Singh of Wangghen Basti—business.
57. „ Yaiknom Birachandra Singh of Nambung at present Khurai Chingangbam Leikai—business.
58. „ Yumnam Khoimacha Singh of Mangbam Leikai—business.
59. „ Yumnam Yaima Singh of Bishenpur, D. M. College student.

নোটিশ ।

Imphal, the 25th October, 50.

অসিনা মণিপুৰগী প্রজা পুথুক্ত ঋহনজরি :— মণিপুৰ সরকারনা প্রকাশিগী থাননবগী লমক লাংবা মক
মবাং ইম্ফালদা থুংলবা হোবে। মবম অসিনা লোবিগদবা মণিগী নজগা থুন থুনগী ফুড প্রডাক্সন কমিটিগী
সেক্রেটারী অমদি প্রসিডেন্টনা মখাদা সহি তোবিবা ওদিসাবগা থুনা উনবিজ্ঞানা নজগা হারম হোদোকনবিভনা
মকনরাং যান্না থুনা নোবিনবা থোবাং তোবিয়। থিহুং নিনবা কাইবিবা যাই। ইতি

শ্রী:গোবিন্দসিংহ,
ফুড প্রডাক্সন অফিসার, মণিপুৰ।

Manipur



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GOVERNMENT OF MANIPUR

PART II

Orders by the Chief Commissioner

Imphal, the 15 November, 1950

No. HDE/140/50/3A/8215-9 HD—With effect from December 1, 1950 the rates of tuition fees in the Government Middle and Upper Primary Schools in the Tribal areas shall be on the following scales:—

Class VI	...	Rs. 1/4/-
„ V	...	Rs. 1/-
„ IV	...	-/12/-
„ III	...	-/8/-

By Order etc.

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 2nd November, 50.

No. 653-66/C.S./50.—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 30 of the Co-operative Societies Act, II of 1912, that the societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sjt G. Chandrakumar Sarma, Inspector of Co-operative Societies to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidators within one month of the publication of this notice.

Name of societies and registered nos

1.	Takyen Kolom Leikai Co-operative Society, Ltd.	Regd. No. 94 of 1948-49.
2.	Yunnan Huidrom	" " 51 "
3.	Wangoi Thoudam Leikai	" " 52 "
4.	Wangoi	" " 30 "
5.	Takyen Khongban	" " 99 "
6.	Samurou & Naorem Leikai	" " 115 "
7.	Samurou	" " 33 "
8.	Oinam Bazar	" " 56 "
9.	Ahallon	" " 291 "
10.	Keinou Thongkha	" " 71 "
11.	Lawai	" " 250 "

H. Ibungoyaima Singh,
Registrar of Co-operative Societies.

Imphal, the 14th November, 1950.

No. 1247/SGR/CS—The following Notification received from the Government of India, Ministry of Agriculture is republished for general information.—

NOTIFICATION.

New Delhi, the 19th October, 1950.

S. R. O. 799 In exercise of the powers conferred by clause 6 of the Sugar and Gum Control Order, 1950, and in supersession of the Notification of the Government of India, Ministry of Agriculture, S. R. O. 795, dated the 19th October, 1950, the Central Government is pleased to fix the price specified in column 2 of the Schedule hereto annexed as the maximum price at which gur may be sold or delivered in the State specified in the corresponding entry in column 1 of the said Schedule.

Provided that any authority to whom powers under the said clause are delegated may, with the previous approval of the Central Government, fix any higher maximum price for any specified area.

THE SCHEDULE

Name of the State	Maximum price per md. of 82-2/7 lbs	Name of the State	Maximum price per md. of 82-2/7 lbs
1	2	1	2
	Rs.		Rs.
Assam	22	Saurashtra	22
Bihar	18	Travancore & Cochin	21
Bombay	21	Vindhya Pradesh	21
Madhya Pradesh	21	Ajmer	21
Madras	18	Bhopal	20
Orissa	20	Bilaspur	21
Punjab	20	Coorg	22
Uttar Pradesh	18	Delhi	20
West Bengal	21	Himachal Pradesh	22
Hydrabad	21	Kutch	22
Madhya Bharat	21	Manipur	22
Pepsu	20	Tripura	21
Rajasthan	21	Andamans and Nicobar Islands	22

(No. SV-130 (1)/50-51)

L. Thagoi Singh,
Supdt., Civil Supplies Dept., Manipur.

Sd/ N. T. Mone
Joint Secretary.

NOTIFICATION.

Imphal, the 14 November, 1950.

No. 8153-55 HD —The Central Government is pleased to make the following amendment in the Notification of the Government of India in the Ministry of States No.119-P, dated the 12th September 1950,

Against Serial No. 11. "Shri N. Modoh" may be substituted for "Shri A. Daiho".

T. Kipgen,

Ex. Officio Secretary, Advisory Council.

PART III

NOTICE No. 2.

Imphal, the 9th November, 1950.

No. 1258/Yarn C.S.--1. All retail dealers of Yarn should apply for appropriate licenses within 17th November, 1950. A revenue stamp of Rs. 1/- should be affixed to each application. Fee charged for grant of a license is Rs. 10/-.

2. Applications showing full address of the applicants and addressed to the Deputy Commissioner, Manipur should reach the undersigned within 17th November, 1950.

3. No dealer who fails to comply with the above will be allowed to deal in Yarn.

4. Retail dealers should deposit a cash security of Rs. 100/- only which will be liable to forfeiture if any of the condition specified in this behalf is not fulfilled.

By order.

L. Th. Singh,

Supdt., Civil Supplies Dept., Manipur.

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GOVERNMENT OF MANIPUR

PART II

No 21/50-51/0682 —The following notifications are republished for general information.

ELECTION COMMISSION,
INDIA.

Dated New Delhi, the 195

NOTIFICATION.

No 24/50-Elec —In exercise of the power conferred by sub-section (1) of section 22A of the Representation of the People Act 1950, the Election Commission, in consultation with the Chief Commissioner, Manipur, directs that the first electoral rolls to be prepared under Part III of the said Act shall be prepared in the areas within the State of Manipur specified in column 1 of the Table below in relation to the electoral units specified in the corresponding entry in column 2 of that table.

TABLE

Areas.	Electoral Units
1	2
All areas excluding the Hill Subdivisions.	Tahsils.
Hill Subdivisions.	Areas comprised within the respective Sub-divisions

NOTIFICATION.

No. 24/50-Elec. (47).—In exercise of the powers conferred by sub-section (1) of section 22 read with sub-section (3) of section 22A of the Representation of the People Act, 1950 the Election Commission, in consultation with the Central Government, hereby designates the officers in the State of Manipur specified in column I of the Table below to be the Electoral Registration Officers for the preparation of the electoral rolls for the electoral units in that State specified in the corresponding entries in column 2 of that Table.

TABLE.

Officer.	Unit
1	2
Sub-Deputy Collector of the Tahsil.	Imphal East Tahsil.
	Imphal West Tahsil.
	Bishenpore Tahsil.
	Thoubal Tahsil.
Subdivisional Magistrate of the Subdivision.	Jiribam Subdivision.
	Churachandpur Subdivision.
	Mao Subdivision.
	Tengnoupal Subdivision.
	Ukhrul Subdivision.
	Tamenglong Subdivision.

P. S. Subramanian, Secretary.

M. N. Phukan,
Chief Electoral Officer, Manipur.

NOTICE No. 8 (ELECTION AND CENSUS OFFICE.)

Imphal, the 20th November, 1950.

No. 14 21/50-51/0728-32/20-11-50.—In accordance with the directions issued by the Election Commission of India in their letter No 104/50-Elec., dated the 14th November 1950, it is hereby notified for general information that the time for filing claims and objections has been extended until the 23rd December/50. This modifies the Notice No 6 (Election and Census of the 26th. October/50.

M. N. Phukan,
Chief Electoral Officer, Manipur.

Manipur



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Imphal, Wednesday, November 20, 1950

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GOVERNMENT OF MANIPUR

PART I

Orders by the Chief Commissioner.

Imphal the 18th November, 1950

No R 20 50,613 10966 73. Shri Onim Nidhuvu Singh, Ex Chairman, Cheirap Court I, now employed as temporary Special Magistrate is appointed temporarily as a Deputy Collector on the scale of Rs 500 250/- and placed in charge of the Imphal Sadar Sub Division.

He will continue to look on his own file the cases he was trying as Special Magistrate which post will for the time being be held in abeyance,

Imphal the 17th November, 1950.

No R/20 50 614/1958 65 Shri Lakshman Kipzon, temporary Sub-Deputy Collector, posted at Churachandpur Outpost is transferred to Jiribam and appointed to hold charge of the Jiribam Sub-Division.

On relief by Shri Lamkhunthup Singh, Sub-Deputy Collector in charge of the Jiribam Sub-Division is transferred and posted as Sub-Deputy Collector in charge of the Pheokah Tahsil.

On relief by Shri Gokulchand Singh, Shri Lokenom Bihari Singh, B. A., Sub-Deputy Collector Thoubal, is transferred and posted as Sub-Deputy Collector in charge of the Imphal West Tahsil. He will take over charge of the Tahsil work from Shri K. Lamphel Singh, who will continue to act as Rehabilitation Officer only.

P. O. Deb,

Secretary to the Government of Manipur.

PART II

Imphal, the 13th Nov. 1950.

ORDER NO 603 OF 1950

No. CLAIMS/51,50 10762-5—The Chief Commissioner is pleased to accord sanction to the extension of the post of State Claims Officer with effect from the 1st July, 1950 upto the 31st February 1952 on a fixed pay of Rs 200/-per mensem, subject to any revision which may be sanctioned by the Government of India. This refers to Manipur State Council Resolution No 53 of 21.8.49.

The present incumbent Shri W. Chuoba Singh will continue to hold the post.

Imphal, the 9th November, 1950

No 10768 The following Ordinance published in the Gazette of India Extraordinary the 21st October, 1950 is republished for general information:—

THE INDIAN TARIFF (AMENDMENT) ORDINANCE, 1950.

No XXV of 1950.

An Ordinance further to amend the Indian Tariff Act, 1950

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1 **Short title and commencement** (1) This Ordinance may be called the Indian Tariff (Amendment) Ordinance, 1950.

(2) It shall come into force at once.

2 **Amendment of the Second Schedule Act XXXII of 1934.**—During the period of operation of this Ordinance, the Indian Tariff Act, 1934, shall have effect as if, in the last column of subitem (ii) of Item No. 2 of the Second Schedule to that Act, for the entry "Rs. 850", the entry "Rs. 750" had been substituted.

Ragendra Prasad, President.

P.C. Deb,

Secretary to the Govt. of Manipur.

ORDER No 618 of 1950.

Imphal, the 22nd November, 1950.

No. RH/74/50,8713 20 H B - The Chief Commissioner has been pleased to abolish the post of Assistant Rehabilitation Officer, created temporarily, under this Government Order No. 286 of 1950, with effect from the afternoon of 1st December, 1950. Works connected with rehabilitation in Jiribam area will be executed by the Subdivisional Officer of Jiribam and his office staff.

T. Kigen,

Asst. Secretary to the Govt. of Manipur.

ORDER

Imphal, the 29th November, 1950

No PF 23 Polo VI 50 8266-71HD
Rs. 300/- (Rupees three hundred) and
"Special Scholarships" under Education
tenance of the Manipur State Government
per pony for the period from 1-1-50 to 31-12-50.

A post of caretaker for the ponies is created with a fixed pay of Rs. 30/-p. m. without D. A. from 1-1-50 to 31-12-50. Shri Shamjai Sharma is appointed to the post with effect from 1-1-50. He will draw the monthly allowances for the ponies and will be responsible for the maintenance and well being of the ponies subject to the supervision of Assistant Secretary (Development).

ORDER

Imphal, the 29th November, 1950

No HDF 1/35 50 8158 9HD The Commissioner is pleased to order that the revised royalty rates on forest produce as shown in the tables below come into force with effect from the 15th day of November, 1950. This order will not however affect the royalty rates now levied on forest produce falling within the Jiri Barak Forest Area.

TABLE I

Round Logs

S. No.	Size measured at midgirth	Rates per cft. for classes.					
		A	B	C	D	E	F
1	3' to less than 4'	0-1-0	0-2-0	0-3-0	0-4-0	0-5-0	0-6-0
2	4' to less than 6'	0-2-0	0-3-0	0-4-0	0-5-0	0-6-0	0-7-0
3	6' and over	0-3-0	Nil	Nil	Nil	Nil	Nil

TABLE II

Post and Poles.

S. No.	Size measured at midgirth	Rates per cft. for classes.					
		A	B	C	D	E	F
1	Under 1'	0-1-0	0-1-0	0-1-0	0-1-0	0-1-0	0-1-0
2	1' to less than 1½'	0-2-0	0-2-0	0-2-0	0-2-0	0-2-0	0-2-0
3	1½' to less than 2'	do	do	do	do	do	do
4	2' to less than 2½'	0-4-0	0-4-0	0-4-0	0-4-0	0-4-0	0-4-0
5	2½' to less than 3'	0-6-0	0-6-0	0-6-0	0-6-0	0-6-0	0-6-0

TABLE III

Firewood.

	Per Head load	Per Kangpot	Per Bullock cart	Per Buffalo cart	Per small boat	Per large boat	Per 8 ton truck
Firewood	0-0-9	0-3-0	0-5-0	0-2-0	0-8-0	1-0-0	4-8-0

N. B. For head load monthly permit at Re. 1/- may be given and Rs. 9/- year.

TABLE IV.

S. No.	Size measured from end to end	Rates per boat per classes					
		A	B	C	D	E	F
1	Under 25"	17- 4-0	1 -0-0	11-4-0	7- 8-0	5- 4-0	3- 0-0
2	25' to under 35'	24-12-0	17-4-0	13-8-0	9-12-0	6-12-0	3-12-0
3	Over 35	28- 8-0	21-0-0	17-4-0	11- 4-0	7- 8-0	3-12-0

N. B. 25% reduction of the Assam scales of royalty has been made for Dugouts.

TABLE V.

The present Rate for charcoal fixed at 4/- per md. before will continue.

TABLE VI.

Bamboos.

Number	Classes of Bamboos.						
	Sanaibi	Maribok	Unaf	Unai	Maubi	Nat	Wak
Per hundred	4-0-0	6-0-0	1- 0-0	3-0-0	2-0-0	1-8-0	2-4-0

TABLE VII.

Canes.

Amount	Classes of Canes.			
	Patli	Liren	Bumpop	Yairi
Per 60 rft.	0-0-3	0-0-3	0-0-3	0-0-3

N. B. No change has been made.

TABLE VIII.

Agricultural implements.

N. B. In Assam they are charged but they will not be charged as before.

TABLE IX.

Miscellaneous.

S. No.	Name of forest produce	Per 100 bundles of 4' girth	Per 100 bundles of 4' diameter	Per 100 bundles of 1' girth or less	Per 100 cft.	Per 1000 leaves
1	Sun grass or thatching grass	15-0-0	do	Nil	Nil	Nil
2	Ekra or other reeds	Nil	Nil	0-5-0	do	do
3	Sand Boulder	do	do	do	0-12-0	do
4	Gravel Broken shingle	do	do	do	1-0-0	do
5	Square stones	do	do	do	1-3-0	do
6	Tengnapu roofing leaves	do	do	do	do	0-10-0
7	Roofing leaves other than Teng- napu leaves	do	do	do	do	0-5-0

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 20th November 1950

No HDL-1 84 50 8626 H D It is hereby notified that the Chief Adviser Factories and the Deputy Chief Adviser Factories appointed by the Central Government shall have jurisdiction over and be competent to visit, Factories in the State of Manipur, as "Inspectors" under section 5 of the Factories Act, 1948.

By Order Etc.

S. Gourahari Singh,

Asstt. Secretary to the Government of Manipur.

Imphal, the 1st November, 50

No 8597-601 H D—It is hereby notified for general information that with immediate effect the permit system for entry into the State of Manipur is abolished.

Himmat Singh,

Chief Commissioner, Manipur.

Imphal, the 11th November, 1950

Whereas I am of opinion as the result of an inquiry held into the constitution, working and financial condition of the under mentioned societies in Manipur, under sub-section (1) of section 39 of the Co-operative Societies Act, 1912 that the societies ought to be dissolved.

Now in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, hereby appoint Sri G. Ch. Trikam Singh Sarma, Inspector of Co-op. Societies to be Liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this order.

Name of societies and registered nos

1. Khoijuman Khulen Co-op. Society Ltd regd No. 313 of 1948-49.
2. Langthaban Lap Awang & Mayan Leikai C. S. Ltd regd No. 419 of 1948-49.
3. Sirokhaibam Leikai 1st part C. S. Ltd regd No. 255 of 1948-49.
4. Singjamei Makha Mayengbam Leikai C. S. Ltd regd No. 331 of 1948-49.
5. Landeng Khunou Co-op. Society Ltd regd No. 308 of 1948-49.
6. Lakshmee Narayan Co-op. Society Ltd regd No. 152 of 1948-49.
7. Langthaban Kunja Co-op. Society Ltd regd No. 236 of 1948-49.
8. Haorong Sabal & Kairai C. S. Ltd. regd No. 65 of 1948-49.
9. Top Sapam Leikai Co-op. Society Ltd regd No. 156 of 1948-49.
10. Luker Leitong Co-op. Society Ltd. regd No. 2 of 1949-50.
11. Wangoi Top Co-op. Society Ltd regd No. 25 of 1948-49.
12. Haoreibi Makha Leikai Co-op. Society Ltd. regd. No. 199 of 1948-49.
13. Konthoujam Makha Leikai Co-op. Society Ltd regd. No. 256 of 1948-49.
14. Moirang Hanuba Co-op. Society Ltd. regd No. 122 of 1948-49.

H. Ibungoyama Singh,

Registrar of Co-op. Societies, Manipur.

PART III
(TRUE COPY)
PRESS NOTE

War damage compensation in Manipur.

Payment of compensation with regard to the prechecked bills finally passed by the Chief Commissioner will commence in the third week of November, 1950 and payment will continue with some reasonable intervals to enable the Claims Office, Treasury Office and others to scrutinise the bills and to adjust the accounts during the intervals. Payment of these prechecked bills will involve several lakhs of rupees. Particular dates fixed for issue of contingent bills (Payment authority) will be communicated only to the parties concerned from time to time.

The revised payment procedure has been determined in consultation with the Comptroller, Assam. Henceforth no cash will be handled in the Claims Office.

A contingent bill for the amount to be paid will be issued to the claimant after obtaining his acknowledgement. On production of the contingent bill at the Treasury the claimant will receive payment of 80 p. c. the amount shown in the finally passed claim bill.

It is also published for information that the balance of 20 p. c. will be paid to the payee if passed in Post audit. If the amount is objected to in post audit, the Chief Commissioner will investigate the matter further. Payment of bills in accordance with the above procedure is subject to the orders of any Civil Court arising from disputes or otherwise.

With regard to the claims not yet investigated as well as the claims partly investigated but not yet finalised, cases are being sorted out and scrutinised. Further investigation will be undertaken on receipt of Govt. of India's sanction to the entertainment of the necessary investigation Staff.

Himat Singh.
Chief Commissioner, Manipur
(20-11-50)

GOVERNMENT COMMUNIQUE.

Imphal, 21st November, 1950.

The Aryan Theatre, Imphal, held a charity show recently in aid of the Hon'ble Prime Minister's Relief Fund. A sum of Rs. 807/10/- (Rupees three hundred seven and annas ten) realised by sale of tickets is being remitted to the Principal Private Secretary to the Prime Minister of India.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



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GOVERNMENT OF MANIPUR

PART I

Orders by the Chief Commissioner.

Imphal, the 18th November, 1950.

No. R/20/50/613/10966-73.—Shri Oinam Nuludhwaja Singh, Ex: Chairman, Cheirap Court I, now employed as temporary Special Magistrate, is appointed temporarily as a Deputy Collector on the scale of Rs. 200-10-350/- and placed in charge of the Imphal Sadar Sub-Division.

He will continue to keep on his own file the cases he was trying as Special Magistrate which post will for the time being be held in abeyance,

Imphal, the 18th November, 1950.

No. R/20/50/614/10958-65.—Shri Lamkhotang, Kipgen, temporary Sub-Deputy Collector, posted at Chandrakhong Outpost is transferred to Jiribam and appointed to hold charge of the Jiribam Sub-Division.

On relief by Shri Lamkhotang Kipgen, Shri Ksh. Gokulchand Singh, Sub-Deputy Collector in charge of the Jiribam Sub-Division is transferred and posted as Sub-Deputy Collector in charge of the Thoubal Tahsil.

On relief by Shri Gokulchand Singh, Shri Thookohom Birhari Singh, B. A., Sub-Deputy Collector, Thoubal, is transferred and posted as Sub-Deputy Collector in charge of the Imphal West Tahsil. He will take over charge of the Tahsil work from Shri K. Lamphel Singh, who will continue to act as Rehabilitation Officer only.

P. C. Deb,

Secretary to the Government of Manipur.

PART II

Imphal, the 18th Nov. 1950.

ORDER NO. 603 OF 1950.

No. CLAIMS 51 50/10762-5—The Chief Commissioner is pleased to accord sanction to the extension of the post of State Claims Officer with effect from the 1st July, 1950 upto the 28th February 1952 on a fixed pay of Rs.200/-per mensem subject to any revision which may be sanctioned by the Government of India. This refers to Manipur State Claims Resolution No. 51 of 24-3-49.

The present incumbent Shri W. Chhot Singh will continue to hold the post.

Imphal, the 18th November, 1950.

No. 1076 8.—The following Ordinance published in the Gazette of India Extraordinary the 21st October, 1950 is republished for general information :—

THE INDIAN TARIFF (AMENDMENT) ORDINANCE, 1950.

Act XXX of 1950.

An Ordinance further to amend the Indian Tariff Act, 1950.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action ;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 128 of the Constitution, the President is pleased to promulgate the following Ordinance :—

1. Short title and commencement.—(1) This Ordinance may be called the Indian Tariff (Amendment) Ordinance, 1950.

(2) It shall come into force at once.

2. Amendment of the Second Schedule. Act XXXII of 1934.—During the period of operation of this Ordinance, the Indian Tariff Act, 1934, shall have effect as if, in the last column of sub-item (ii) of Item No. 2 of the Second Schedule to that Act, for the entry "Rs. 350", the entry "Rs. 750" had been substituted.

Ragendra Prasad, President.

P.O. Deb,

Secretary to the Govt. of Manipur.

ORDER No. 618 of 1950.

Imphal, the 22nd November, 1950.

No. RH/74/50/8713-20 H.D.—The Chief Commissioner has been pleased to abolish the post of Assistant Rehabilitation Officer, created temporarily, under this Government Order No. 236 of 1950, with effect from the afternoon of 1st December, 1950. Works connected with rehabilitation in Jiribam area will be executed by the Subdivisional Officer of Jiribam and his office staff.

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

ORDER

Imphal, the 28th November, 1950.

No. PF 23 Polo VI 50. 8266-71HD The Chief Commissioner is pleased to make Rs. 900/- (Rupees nine hundred) available by re-appropriation from the Head "Special Scholarships" under Electric Light Budget of the current year for the maintenance of 12 Manipur State Government Polo ponies at the rate of Rs. 10/-p. m. per pony for the period from 1-10-50 to 31-3-51.

A post of care-taker for the ponies is created on a fixed pay of Rs. 30/-p. m. without D. A. from 1-10-50 to 31-3-51 and Shri Shamjai Sharma is appointed to the post with effect from 1-10-50. He will draw the monthly allowances for the ponies and will be responsible for the distribution and well being of the ponies subject to the supervision of Assistant Secretary (Development).

ORDER

Imphal, 3rd November, 1950.

No. HDF-1/35, 50 8158 9HD - The Chief Commissioner is pleased to order that the revised royalty rates on forest produce as shown in the tables below come into force with effect from the 15th day of November, 1950. This order will not however affect the royalty rates now levied on forest produce falling within the Jiri Barak Forest Area.

TABLE I.

S. No.	Size measured at midgirth	Rates per cft. for classes.					
		A	B	C	D	E	F
1	3' to less than 4½'	0-1-0	0-3-6	0-3-0	0-1-6	0-1-3	0-0-6
2	4½' to less than 6'	0-0-0	0-0-0	0-1-0	0-2-0	0-1-6	0-0-9
3	6' and over	0-8-0	Nil	Nil	Nil	Nil	Nil

TABLE II

Post and Poles.

S. No.	Size measured at midgirth	Rates per cft. for classes.					
		A	B	C	D	E	F
1	Under 1'	0-1-0	0-1-0	0-1-0	0-1-0	0-1-0	0-1-0
2	1' to less than 1½'	0-2-0	0-2-0	0-2-0	0-2-0	0-2-0	0-2-0
3	1½' to less than 2'	do	do	do	do	do	do
4	2' to less than 2½'	0-4-0	0-4-0	0-4-0	0-4-0	0-4-0	0-4-0
5	2½' to less than 3'	0-6-0	0-6-0	0-6-0	0-6-0	0-6-0	0-6-0

TABLE III.

Firewood.

	Per Head load	Per Kangpot	Per Bullock cart	Per Buffaloe cart	Per small boat	Per large boat	Per 8 ton truck
Firewood	0-0-9	0-3-0	0-5-0	0-12-0	0-8-0	1-0-0	4-8-0

N. B. For head load monthly permit at Re. 1/- may be given and Rs. 9/- year.

TABLE IV.

S. No.	Size measured from end to end	Rates per boat per classes					
		A	B	C	D	E	F
1	Under 25"	17-4-0	15-0-0	11-4-0	7-8-0	5-4-0	3-0-0
2	25" to under 35"	24-12-0	17-4-0	13-8-0	9-12-0	6-12-0	3-12-0
3	Over 35"	28-8-0	21-0-0	12-4-0	11-4-0	7-8-0	3-12-0

N. B. 25% reduction of the Assam scales of royalty has been made for Dugouts.

TABLE V.

The present Rate for charcoal fixed at - 4/- per md. before will continue.

TABLE VI.

Bamboos.

Number	Classes of Bamboos.						
	Sanaibi	Maribok	Unai	Unai	Maubi	Nat	Wak
Per hundred	4-0-0	6-0-0	3-0-0	3-0-0	2-0-0	1-8-0	2-4-0

TABLE VII.

Canes.

Amount	Classes of Canes.			
	Patli	Liren	Humpop	Yairi
Per 60 rft.	0-0-3	0-0-3	0-0-8	0-0-8

N. B. No change has been made.

TABLE VIII.

Agricultural Implements.

N. B. In Assam they are charged but they will not be charged as before.

TABLE IX.

Miscellaneous.

S. No.	Name of forest produce	Per 1000 bundles of 2" girth	Per 100 bundles of 4" diameter	Per 100 bundles of 18" girth or less	Per 100 cft.	Per 1000 leaves
1	Sun grass or thatching grass	15-0-0	0-6-0	Nil	Nil	Nil
2	Ekra or other reeds	Nil	Nil	0-8-0	do	do
3	Sand Boulder	do	do	do	0-12-0	do
4	Gravel Broken shingle	do	do	do	1-0-0	do
5	Square stones	do	do	do	1-8-0	do
6	Tengnapu roofing leaves	do	do	do	do	0-10-0
7	Roofing-leaves other than Teng- napu leaves	do	do	do	do	0-4-0

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 20th November, 1950.

No. HDL-1 84/50 8626 H.D.—It is hereby notified that the Chief Adviser Factories and the Deputy Chief Adviser, Factories appointed by the Central Government shall have jurisdiction over, and be competent to visit, Factories in the State of Manipur, as "Inspectors" under Section 8(1) of the Factories Act, 1948.

By Order Etc.

S. Gourahari Singh,

Asst. Secretary to the Government of Manipur.

Imphal, the 1st November, 50.

No. 8597 601 H.D.—It is notified for general information that with immediate effect the permit system for entry into and exit from Manipur is abolished.

Himmat Singh,

Chief Commissioner, Manipur.

Dated Imphal, the 6th November, 1950.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the societies ought to be dissolved,

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sjt. G. Chandrakumar Sarma, Inspector of Co-op. Societies to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice.

Name of societies and registered nos.

1. Khoijuman Khulen Co-op Society Ltd. regd. 243 of 1948-49.
2. Langthaban Lap Awang & Maya Leikai C. S. Ltd. regd. N. 449 of 1948-49.
3. Sorokhaibam Leikai 1st part C. S. Ltd. regd. No. 288 of 1948-49.
4. Singjamei Makha Mayengbam Leikai C. S. Ltd. regd. No. 331 of 1948-49.
5. Landeng Khunou Co-op. Society Ltd. regd. No. 308 of 1948-49.
6. Lakshmee Narayan Co-op. Society Ltd. regd. No. 152 of 1948-49.
7. Langthaban Kunja Co-op. Society Ltd. regd. No. 236 of 1948-49.
8. Haorong Sabal & Kairel C. S. Ltd. regd. No. 405 of 1948-49.
9. Top Sapam Leikai Co-op. Society Ltd. regd. No. 156 of 1948-49.
10. Top Sapam Leikai Co-op. Society Ltd. regd. No. 2 of 1949-50.
11. Luker Leitong Co-op. Society Ltd. regd. No. 125 of 1948-49.
12. Wangoi Top Co-op. Society Ltd. regd. No. 199 of 1948-49.
13. Haoreibi Makha Leikai Co-op. Society Ltd. regd. No. 256 of 1948-49.
14. Konthoujam Makha Leikai Co-op. Society Ltd. regd. No. 122 of 1948-49.
15. Moirang Hanuba Co-op. Society Ltd. regd. No. 122 of 1948-49.

H. Ibungoyaima Singh,

Registrar of Co-op. Societies, Manipur.

PART III

(TRUE COPY)

PRESS NOTE

War damage compensation in Manipur.

Payment of compensation with regard to the prechecked bills finally passed by the Chief Commissioner will commence in the third week of November, 1950 and payment will continue with some reasonable intervals to enable the Claims Office, Treasury Office and others to scrutinise the bills and to adjust the accounts during the intervals. Payment of these prechecked bills will involve several lakhs of rupees. Particular dates fixed for issue of contingent bills (Payment authority) will be communicated only to the parties concerned from time to time.

The revised payment procedure has been determined in consultation with the Comptroller, Assam. Henceforth no cash will be handled in the Claims Office.

A contingent bill for the amount to be paid will be issued to the claimant after obtaining his acknowledgement to the effect. On production of the contingent bill at the Treasury the claimant will receive payment of 80 p.c. the amount shown in the finally passed claim bill.

It is also published for information that the balance of 20 p.c. will be paid to the payee if passed in Post audit. If the amount is objected to in post audit, the Chief Commissioner will investigate the matter further. Payment of bills in accordance with the above procedure is subject to the orders of any Civil Court arising from disputes or otherwise.

With regard to the claims not yet investigated as well as the claims partly investigated but not yet finalised, cases are being sorted out and scrutinised. Further investigation will be undertaken on receipt of Govt. of India's sanction to the entertainment of the necessary investigation Staff.

Himat Singh.
Chief Commissioner, Manipur.
(20-11-50)

GOVERNMENT COMMUNIQUE

Imphal, 21st November, 1950.

The Aryan Theatre, Imphal, held a charity show recently in aid of the Hon'ble Prime Minister's Relief Fund. A sum of Rs. 307/10/- (Rupees three hundred seven and annas ten) realised by sale of tickets is being remitted to the Principal Private Secretary to the Prime Minister of India.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



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GOVERNMENT OF MANIPUR

PART II

ORDERS BY THE CHIEF COMMISSIONER.

Imphal, the 23rd November, 1950.

No R/20/50/620/1123 9.—The Chief Commissioner has been pleased to order that the Tengnoupal Sub-division will be abolished and amalgamated with the Thoubal Sub-division with Head Quarters at Imphal. The Sub-divisional Officer of Thoubal will take over charge from the Subdivisional Officer of Tengnoupal on the 20th November, 1950. The following posts are abolished and orders are passed for the present incumbents.

1. Subdivisional Officer :—The present incumbent Mr. Yangmaso B. A. is appointed an Inspector of Co-operative Societies at Imphal.
2. Head Clerk :—The present officiating incumbent Thangleidal is transferred to his original office at Churachandpur. The clerical staff at Churachandpur should be readjusted accordingly.
3. 8 posts of Lambus :—The present incumbents Henkhajam, Selpung Kunghem are given 3 months' notice of discharge.
4. Second Clerk :—The present incumbent is given 3 months' notice of discharge.
5. Office chowkidar :—The present incumbent is given three months' notice of discharge.
6. Rest House chowkidar :—The present incumbent is given three months' notice of discharge. There is no work for him as the Rest House is occupied by Police and Land Customs.

The following 5 lambus will however report for duty before the Subdivisional Officer of Thoubal at Imphal on 1-12-50.

1. Khaikhothang	Head lambu
2. Paokholal	"
3. Kovel	"
4. Shonkhothang	"
5. Jamhem	"

This order will take effect from 1-12-50. All the retrenched persons will be entitled to pension or gratuity as the case may be under the Rules.

T. Kipgen.

Asstt. Secretary to the Govt. of Manipur.
Home and Development Department.

Imphal, the 7th November, 1950.

No 110693—The following document is republished for general information:—

ORDINANCE No. XXIX OF 1950.

AN ORDINANCE to amend the Representation of the People Act, 1950.

WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance

1. Short title and commencement—(1) This Ordinance may be called the Representation of the People (Amendment) Ordinance, 1950.

(2) It shall come into force at once.

2. Insertion of new section 22A in, and amendment of sections 26 and 28 of, Act XLIII of 1950.—During the period of operation of this Ordinance, the Representation of the People Act, 1950, shall have effect as if—

(a) after section 22, the following section had been inserted, namely:—

“22A. *Special provisions with regard to electoral rolls first prepared under the Act*—(1) Notwithstanding anything to the contrary in the foregoing provisions of this Act the first electoral rolls under this Act shall be prepared in relation to such areas (referred to in this Act as “electoral units”) in each State as the Election Commission may, in consultation with the Government of that State, direct.

(2) An electoral roll prepared under sub-section (1) shall be published in such manner and at such places as may be prescribed by reference to the electoral unit for which the roll has been prepared for the purpose of inviting claims for inclusion in, or objection to, such roll.

(3) For the purpose of the preparation of electoral rolls under sub-section (1) and the claims and objections referred to in sub-section (2), the provisions of sections 15, 17, 18, 19, 20 and 22 of the Act shall have effect as if for any reference to a constituency in the said sections there was substituted a reference to an electoral unit.

(4) After the constituencies in a State have been determined under Part II and after the claims and objections in respect of the electoral rolls for all the electoral units or parts thereof comprised in a constituency so determined have been disposed of in accordance with the rules made in that behalf under section 28 and such electoral rolls have been altered in accordance with the decisions given on such claims and objections, the electoral rolls for all such electoral units and parts thereof so altered shall be republished in the manner prescribed as the electoral roll for such constituency and such on such republication, be deemed to be the electoral roll prepared under this Act for that constituency”;

(b) in section 24, after the words and figures “section 15 to 25” the brackets, with figures, and letter “ (including the special provisions contained in section 22A) ” had been inserted; and

(c) in clause (b) of sub-section (2) of section 28, the words “in the constituencies to which they relate” had been omitted.

Rajendra Prasad, President.

P. C. Deb,
Secretary to the Govt. of Manipur.

NOTIFICATION.

Dated Imphal, the 6th November, 1950.

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the societies ought to be dissolved

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sri L. Yuma Roy, Inspector of Co-operative Societies to be liquidator of the said societies

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice

Name of societies and registered in

1.	Telipati Muithong Co-op Society Ltd	Regd. No. 19 of 1948-49.
2.	Awai Wabagai	" 223 "
	Nilakuthi	" 424 "
	Kato Sopoy	" 417 "
	Kiangel khomawang	" "
	Maya Leku	" 332 "
	Keirao Makting	" 140 "
	Kachahul	" 457 "
	Kamger Maning	" 410 "
9.	Meiter Phoudei	" 178 "
10.	Thoubal Kshetri Larkai	" "
	Makha Mamang	" 160 "
11.	Thoubal Kshetri	" 149 "

H. Ibungoyama Singh,

Registrar of Co-op. Societies, Manipur.

Order No R 14606 of 1950.

Dated Imphal, the 14th November, 1950.

No R 514 -- The Chief Commissioner is pleased to accept the resignation of Shri Lark, Sub Deputy Collector (S D O Class II), temporarily deputed to the post of Assistant Food Production Officer vide this Secretariat Order No. R/5/14 of 1950 dated 18 August 1950 with effect from 10-50.

P. C. Deb,

Secretary to the Govt. of Manipur.

EDUCATION -BRANCH.

Imphal, the 15th December, 1950.

No. HDE/77/50/12--Government servants intending to prosecute further studies in the Dhanrajpur College may draw leave without pay for 1 or two years, as the case may be

By Order Etc,

T. Ripgen,

Joint Secretary to the Govt. of Manipur.

Manipur



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GOVERNMENT OF MANIPUR

PART I

NOTIFICATION.

Imphal, the 8th December, 1950.

No. CL/35/50/11663-6—Shri J. C. Bhattacharyya, an Assistant Accounts Officer of the office of the Comptroller, Assam on a putation to Manipur, is appointed as Assistant Accounts Officer (compensation), Manipur with effect from the 15th September, 1950 with headquarters at Imphal.

Himmat Singh,
Chief Commissioner, Manipur.

ORDER.

Imphal, the 6th December 1950.

No. DT/16/Appts/IX/50/9136-43 HD.—The following persons have been appointed temporarily with effect from the 1st November, 1950 upto the 31st March, 1951 to the posts at the pay scale shown against their names.

Name of the persons,	Post	Scale of pay.
1. Sree Ngangbam Tombiyaima Singh of Sagolband, Imphal.	Mechanic	45-3-75.
2. Sree Irabot Singh of Singjamei, Imphal.	Fitter	25-2-45.
3. Sree Ch. Bira Singh of Yaiskul, Imphal.	do	do
4. Sree L. Laiba Singh of Kwai Lalambung Makhong, Imphal.	do	do

Imphal, the 6th December, 1950.

No. DT/16/Appts/VIII/4) 50/9123-7 HD—Shri S. Kulachandra Singh of Kwaikheh is appointed to the post of cleaner on Rs. 15-1-2½ in place of Y. Irabot Singh who has been appointed as a fitter vide Order No. DT/16/IX/50 dated the 19th November '50 in the Manipur State Transport Department, Imphal, temporarily from the 1st November '50 upto the 31st March '51.

By Order etc,

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

PART II

ORDER

Imphal, the 7th December, 1950.

No. PW 9/XXXIII 50 9150 -61HD.—In accordance with instructions contained in para 7 of letter No F.13(2)-W 0 dated the 8th November 1950 from the Government of India Ministry of State, a Works Advisory Board has been constituted consisting of the Chief Commissioner, Finance Secretary to the Government of Manipur and the State Engineer.

ORDER

Imphal, 6th December, 1950.

No. DT/16 IX(8) 50,9132-5HD—The Chief Commissioner has been pleased to give his approval to the creation of the following posts at the pay scales shown against them:

- 1 One post of Mechanic (@ Rs. 15-8-75).
- 2 Three posts of Fitters, one knowing electricity, one black smith and one for the General Motor Fitting works, @ Rs. 20-2-45 each.

By order etc.,

T. Kipgen.

Asst. Secretary to the Govt. of Manipur.

NOTIFICATION.

Imphal, the 10th December, 1950.

No. CL/35 50,11502-8—Shri U. C. Deka Extra Assistant Commissioner, Assam, whose services have been placed at the disposal of the Chief Commissioner, is appointed temporarily as Administrative Officer (Claims), Manipur for one year with effect from the 27th June, 1950 on his grade pay plus special pay at the rate of 20% of his grade pay. He will also be entitled to cost of living allowance as admissible under the rules.

P. C. Deb,

Secretary to the Govt. of Manipur.

Copy of the Imphal Town Fund Board

Resolution No 4 of 8-11-50.

Imphal, the 8th November, 1950.

No. 1352/T.F/47.—To consider T. C. Deka's report dated 15.6.50 about stacking firewood on plot No. 160.

Resolution:—The report of the Town Fund Overseer II is read and it is resolved that with effect from 1-1-51 no one will be entitled to stock Timber, Firewood, Charcoal, Hay, Grass, Coal, Coke, Ashes and Straw for sale anywhere in the Town Fund area without a licence from the chairman. The Fee for the license shall be Rs. 10/- per year. For reasons to be recorded the Chairman shall have the power to cancel any such license at any time.

P. C. Deb,

Chairman, Town Fund, Imphal.

NOTIFICATION.

Dated Imphal, the 6th December, 1950.

No. 933-45 CS.50.—Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the societies ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 43 of the same Act, I hereby appoint Sjt. L. Yaima Roy, Inspector of Co-operative Societies to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice.

Name of societies and registered nos.

1. Nimbam Mamang Co-op. Society Ltd.	Regd. No. 240 of 1948-49.
2. Phetbal Awangtaba	161
3. Teketam	112
4. Soogen Awang	419
5. Moijing Awang Leikai	385
6. Moijing Makha Leikai	384
7. Lanjao	31
8. Kakching Khulen	86
9. Kakching Khunou	
Awang Leikai	468
10. Kitna Pannung	387

H. Ibungoyaima Singh,
Registrar of Co-op. Societies.

THE DENTISTS (EXTENSION OF TIME) ORDINANCE, 1950

ORDINANCE No. XVI of 1950

An Ordinance to provide for the extension of time limit in certain cases under the Dentists Act, 1948, and for matters connected therewith.

WHEREAS Parliament is not in session, and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:—

1. Short title and commencement.—(1) This Ordinance may be called the Dentists (Extension of Time) Ordinance, 1950.

(2) It shall come into force.

2. Extension of time limit in section 46 and section 49. Act XVI of 1948.—During the period of operation of this Ordinance, the Dentists Act, 1948 (hereinafter referred to as the said Act), shall have effect as if in sub-section (1) of section 46 and sub-section (1) of section 49, for the words "two years" there had always been substituted the words "three years".

3. Validation of certain appointments.—No appointment held by a person as a dentist between the 29th day of March, 1950 and the commencement of this Ordinance shall be invalid merely because such appointment has been held in contravention of the provisions of sub-section (3) of section 46 of the said Act.

4. Bar of proceedings.—No proceedings shall be commenced or continued against any person under sub-section (2) of section 49 of the said Act in respect of any contravention committed, before the commencement of this Ordinance, of the provisions of sub-section (1) of the said section.

RAJENDRA PRASAD,
President.

K V K. SUNDARAM,
Secy. to the Govt of India.

NOTIFICATION No. 9 (Census & Election).

Imphal, the 30th November, 1950.

No. 21/50 51,0792-96—In absence of any specific provision in the rules on the subject of verbal corrections in the entries made in the electoral rolls, e.g., wrong information about fathers' or husbands' names, address, spelling mistakes, etc. and as such corrections will fall neither in the category of claims for enrolment nor in that of objections it is hereby notified for general information that the voters whose names are already on the roll are permitted to submit informal applications for such corrections to the Electoral Registration Officer of the particular electoral unit concerned and that Officer has already been directed to put in the necessary applications for correction under subrule (2) of rule 12 of the Representation of the people (Preparation of Electoral Rolls) Rules, 1950. This notification refers to the directions issued by the Election Commission, India, in their letter No. 104/1/50-Lec, dated, the 21st November, 50.

M. N. Phukan,
Chief Electoral Officer, Manipur.

PART III

এগ্রিকালচারেল অফিস নোটিশ নং ৮ (১৯৫০-৫১)

Imphal, the 11th December, 1950.

No. 672-3 Ag.—এগ্রিকালচারেল ডিপার্টমেন্টে গী শলশিমা চাননবা কোডাংগী অফিস ককই কাবা নতবা চক মণ ২০০০ (লিনিং অফ) বাংলাতোবী সার্বদা লোজগনি। পিবিবিসা মৌশিমা চাকুম নবা টেঙা ৩২।১২।২০ ইং লুংখিন পুং ৪ (I. S. T) কাউবগী মনুংদা এগ্রিকালচারেল অফিসডা পিবিবা মাপগনি। তেঙারগা লোইননা "Earnest money" লুপা ৫০ (সাত্বে) হু পিবিগদবনি। কাউববা টেঙাশিমা "Earnest money" থুনা হুন্দোবচগনি। টেঙার কাউবগা চক পিবা ওয়াকরোই হাফকনি গোতর্গেইনা "Earnest money" মংকনি। চক পিবা হোজিডেদা অফাংবা টেঙারনা "Caution money" ২৫ ডিপোজিট থাংগদবনি। "Caution money" কংলবা মতনদা "Earnest money" হুন্দোবচগনি। এগ্রিকালচারেল অফিস ১ অমগী মনুংদা চক মন মনিং শুনা পিবিগদবনি। মনিং শুনা অমহুং অমহুং চক পিবা ওয়াকরোইনা "Caution money" গোতর্গেইনা মংকনি।

P. C. Singh,
Agricultural Officer, Manipur

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 102

Imphal, Wednesday, December 20, 1950

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GOVERNMENT OF MANIPUR

PART I

ORDERS by the Chief Commissioner.

Imphal, the 11th December, 1950.

No HDL-2/50.—The Chief Commissioner is pleased to appoint Shri H. Thungoyalma Singh, B. A., as Director of Industries in addition to his present duties as Registrar, Co-operative Societies & Joint Stock Companies, with effect from 15th September, 1950.

S Gourahari Singh,
Asstt. Secy. to the Govt of Manipur,
(Development Department).

PART II

Orders by the Chief Commissioner.

Imphal, the 5th Nov. 1950.

No. Press/55/50 12—The Chief Commissioner has been pleased to accord sanction to the confirmation of the following persons in the posts noted against each of them.

- | | |
|-----------------------|---|
| 1. Ksh. Dhanjoy Singh | Head Clerk |
| 2. Toun Mir | and Compositor retrospectively to his post. |
| 3. Abdul Gani | Head Binder do |
| 4. Ch. Gun Singh | Compositor |
| 5. M. Angaba Singh | Distributor |
| 6. L. Tonchou Singh | Binder |
| 7. W. Gulamjat Singh | Do |
| 8. T. Bidhu Singh | Labourer |
| 9. W. Lalchand Singh | Do |

P.T. Kingan,
Asstt. Secy. to the Government of Manipur.

Dated Imphal, the 9th Dec. 1950.

S. Gourahari Singh,

NOTIFICATION.

No. 86983 CS 50 Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 3 of the Co-operative Societies Act, 11 of 1912 that the societies ought to be dissolved

And further in exercise of the power conferred by sub-section () of section 42 of the same Act, I hereby appoint Sgt. C. C. Anderson, Inspector of the Los Angeles Societies to be in charge of the said societies.

Name of societies and registered nos.

- H. Jhangoyaima Singh,
Registrar of Co-op. Societies.

NOTICE.

Imphal, the 9th December, 1950.

No. Pub/89/50/9228-32H.D. :—The number of Printing Presses, news papers, periodicals and books published in English and in Indian languages (Vernacular

and classical) as they occur in Manipur, will have to be included by the Government of India, as it is incumbent on this Government to collect information of the Statistical Abstract, which is annually published for the year 1949-50. Similar information as far as available for each year will be very much appreciated.

May this Government early, through, be furnished with the requisite information as early as possible.

S. Gourab Singh,

Asst. Secy to the Government of Manipur.

NOTICE

Imphal the 14th Dec 1950

No 17881 RH - It is to be noted that displaced persons from West Pakistan who were registered with the Government of India to put in their claims by the 31st October 1949, may at their own discretion direct to the Joint Chief Claims Commissioner, Jammu & Kashmir, Srinagar.

K. Lachhmi Singh

Asst. Secretary, Office Manipur.

NOTICE

Imphal the 14th Dec 1950

No HDI 13A 50 40

It is to be noted that Manipur students seeking an of passing certificate for the year 1950-51, who wish to apply for a scholarship of Rs 35/- p. m. for a period of two years with the Government of India.

The applications will be received by the undersigned on or before 2nd January, 1951.

Those who have already submitted their applications for this scholarship need not re-submit.

Imphal the 14th Dec, 1950

Extract copy of the letter of 16-12-50 from HON'BLE New Delhi to Chief Commissioner, Manipur, is published for general information -

13.2 X X X X X X
State Mourning for the late V. K. Choudhury will be observed for seven days from December 10th stop 11.45 with a half hour halt and there will be no public entertainment during this period stop

T. Kipker

Asst. Secretary to the Government of Manipur.

Manipur



Gazette

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GOVERNMENT OF MANIPUR

PART I

ORDERS by the Chief Commissioner

Imphal, the 14th December, 1950.

No HDL 2/50.—The Chief Commissioner is pleased to appoint Shri H. Ibungyaima Singh, B. A., as Director of Industries in addition to his present duties as Registrar, Co-operative Societies & Joint Stock Companies, with effect from 15th September, 1950.

S Gourahari Singh,
Asstt. Secy, to the Govt of Manipur,
(Development Department).

PART II

Orders by the Chief Commissioner

Imphal, the 14th Nov. 1950.

No. Press/55/50 12 The Chief Commissioner has been pleased to accord sanction to the confirmation of the following persons to the posts noted against each of them.

- | | |
|------------------------|--------------------------------------|
| 1. Ksh. Dimunjoy Singh | Head Clerk |
| 2. Louu Mu | 2nd Clerk retroactively to his post. |
| 3. Abdul Gani | Head Binder do |
| 4. Ch. Gino Singh | Compositor |
| 5. M. Argouba Singh | Distributer |
| 6. L. Tomchou Singh | Binder |
| 7. W. Gulamjat Singh | Do |
| 8. T. Bidhu Singh | Labourer |
| 9. W. Lalachand Singh | Do |

I. Kipgen,
Asstt. Secy. to the Government of Manipur.

ORDER No. 630 of 1950.

Dated Imphal, the 14th Dec. 1950.

No J/27/50-51-11735-7:--In exercise of the powers conferred by Section 8 of the Preventive Detention Act, 1950 No. IV of 1950, the Chief Commissioner, Manipur is pleased to set up an Advisory Board as required by the Act and to appoint in accordance with other provisions laid down in the Section, Shri Lakshmi Narain, B. A., LL. B., Judicial Commissioner, and Shri L. Ibungohal Singh, B. A., B. L., Sessions and District Judge as Members on the Board with effect from the 8th December, 1950, and to direct that these members will be guided by the Act.

S. Gourahari Singh,
Asst Secy. to the Government of Manipur.

NOTIFICATION.

Imphal, the 27th November, 1950

No 869 83 CS/50.--Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the undermentioned societies in Manipur, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912 that the societies ought to be dissolved

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said societies.

And further in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint Sjt G. Chandrakumar Sarma, Inspector of Co-operative Societies to be liquidator of the said societies.

All claims against the dissolved societies must be submitted to the liquidator within one month of the publication of this notice.

Name of societies and registered nos

1. Nengam Chiring Co-operative Society Ltd.	Revd. No. 105 of 1949-50.
2. Patsoi Tuhyama	" " " 318 "
3. Patsoi Tuihal	" " " 723 "
4. Patsoi Tawnang	" " " 350 "
5. Lukhram Leirak	" " " 357 "
6. Nonpantem Leikai	" " " 180 "
7. Ingudam Leikai	" " " 284 "
8. Heinoupol	" " " 173 "
9. Terakhoingsungbi	" " " 179 "
10. Ngakhong Siphei	" " " 377 "
11. Pubho Trading	" " " 380 "
12. Thaimnapokpi	" " " 435 "

H. Ibungoyaima Singh,
Registrar of Co-op. Societies.

PART III

NOTICE.

Imphal, the 9th December, 1950.

No Pub/69/50/9228-32H.D.:--The number of Printing Presses, news papers, periodicals and books published in English and in Indian languages (Vernacular)

and classified) as they occur in Manipur, and have to be furnished to the Government of India so as to incorporate this information in the Publication of the Statistical Abstract, India. This ordinance relates to the year 1949-50. Similar information as far as available for the earlier years also will be very much appreciated.

May this Secretariat kindly, therefore, be furnished with the requisite information as early as possible by all concerned.

S. Gourahari Singh,

Asst. Secy. to the Government of Manipur.

NOTICE

Dated Imphal the 14th Dec. 1950.

No. 178-81 RH—It is hereby notified that displaced persons from West Pakistan who were unable for good reasons to file in their claims by the 31st October 1950 may submit their claims direct to the Joint Chief Claims Commissioner, Old Secretariat, Delhi.

K. Lamphel Singh,

Asst. Registering Officer, Manipur.

NOTICE

Imphal, the 15th December, 1950.

No. HDE/13A 50/40. :—

Applications are invited from bonafide Manipuri students, reading in or passing from any University for a post graduate scholarship of Rs. 25/- p. m. tenable for two years with effect from June 1950.

The applications will be received by the undersigned on or before 2nd January, 1951.

Those who have already submitted their applications for this scholarship need not do so again.

Imphal, the 15th Dec., 1950.

Extract copy of telegram dated 15-12-50, from "HOMEIN", New Delhi to Chief Commissioner, Manipur, Imphal is published for general information—

132 X X X X X
State Mourning for Sardar Vallabhai Patel will be observed for seven days from December 15th stop Flags will be flown at half mast and there will be no public entertainment during this period stop.

T. Kipgen

Asstt. Secretary to the Government of Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 103-E-50 Imphal, Saturday, December 23, 1950.

GOVERNMENT OF MANIPUR.

NOTIFICATION.

Imphal, the 20th December, 1950.

No. HP/120/50/12239-41—Whereas the villages of Takhel and Salungpham have been found to be in a disturbed and dangerous state :

And whereas from the conduct of the inhabitants of these villages it is expedient to increase the number of police :

Now, therefore, in exercise of the powers conferred by Government of India Notification No. 104-J of the 24th August, 1950 as republished in the Manipur Gazette No. 50 of the 13th September, 1950 and section 15 of the Police Act V of 1861 and of all other powers enabling me in this behalf I, Himmat Singh K. Maheshwari, Chief Commissioner of Manipur hereby proclaim that the villages of Takhel and Salungpham are in a disturbed and dangerous state and that from the conduct of the inhabitants of these areas, it is expedient, for the upkeep of the peace and tranquility of the State, to increase the number of police by (a) one Sub-Inspector, one Assistant Sub-Inspector and six constables at Takhel and (b) one Sub-Inspector, one Assistant Sub-Inspector and six constables at Salungpham, for a period of three months.

I direct further that the inhabitants of Takhel and Salungpham shall meet the cost of the additional police force to be stationed at each place under this proclamation.

This proclamation shall take immediate effect and remain in force for a period of 3 months.

The District Magistrate shall take action forthwith under Section 15(4) and shall report for the orders of Govt. the names of persons or class or section of inhabitants who in his opinion should be exempted from bearing any portion of the above mentioned cost.

The Superintendent of Police, Manipur, is also authorised to employ the police force specified in this proclamation in addition to the normal sanctioned strength of the Manipur Police force and to quarter the additional force in the areas specified in this proclamation.

This proclamation shall be published forthwith in the State Gazette.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 103-E-50 Imphal, Saturday, December 23, 1950.

GOVERNMENT OF MANIPUR.

NOTIFICATION.

Imphal, the 20th December, 1950.

No. HP/120/50/12239 41—Whereas the villages of Takhel and Salungpham have been found to be in a disturbed and dangerous state :

And whereas from the conduct of the inhabitants of these villages it is expedient to increase the number of police :

Now, therefore, in exercise of the powers conferred by Government of India Notification No. 104-J of the 24th August, 1950 as republished in the Manipur Gazette No. 80 of the 13th September, 1950 and section 15 of the Police Act V of 1861 and of all other powers enabling me in this behalf I, Himmat Singh K. Maheshwari, Chief Commissioner of Manipur hereby proclaim that the villages of Takhel and Salungpham are in a disturbed and dangerous state and that from the conduct of the inhabitants of these areas, it is expedient, for the upkeep of the peace and tranquility of the State, to increase the number of police by (a) one Sub-Inspector, one Assistant Sub-Inspector and six constables at Takhel and (b) one Sub-Inspector, one Assistant Sub-Inspector and six constables at Salungpham, for a period of three months.

I direct further that the inhabitants of Takhel and Salungpham shall meet the cost of the additional police force to be stationed at each place under this proclamation.

This proclamation shall take immediate effect and remain in force for a period of 3 months.

The District Magistrate shall take action forthwith under Section 15(4) and shall report for the orders of Govt. the names of persons or class or section of inhabitants who in his opinion should be exempted from bearing any portion of the above mentioned cost.

The Superintendent of Police, Manipur, is also authorised to employ the police force specified in this proclamation in addition to the normal sanctioned strength of the Manipur Police force and to quarter the additional force in the areas specified in this proclamation.

This proclamation shall be published forthwith in the State Gazette.

Himmat Singh,
Chief Commissioner, Manipur.

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 104.

Imphal, Wednesday, December 27, 1950.

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GOVERNMENT OF MANIPUR

PART II

NOTIFICATION.

Imphal, the 18th December, 1950.

The following Notification received from the Government of India Ministry of Industry and Supply is published for general information :—

New Delhi, the 2nd December, 1950.

No. PC-1(2)/50.—In exercise of the powers conferred by section 3 of the Drugs (Control) Act, 1950 (XXVI) of 1950, the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Industry & Supply, No. 1-(IV)/1-Drugs, dated the 3rd October, 1949, namely —

In the Schedule annexed to the said notification,

(1) To the entries under the heading "Eli Lilly and Company of India, Enc", the following entries shall be added, namely —

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium Lilly) Buffered, for aqueous injection, 400,000 units in 1-dose, rubber-stoppered ampoules per ampoule

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium Lilly) Buffered, for aqueous injection 2,000,000 units in 5-dose rubber stoppered ampoules - per ampoule

'Betalin S' (Thiamin Chloride, Lilly), 100mg Thiamin Chloride per cc. - 10 cc. rubber-stoppered ampoules - per ampoule-

(2) To the entries under the heading "May and Baker (India) LTD", the following entries shall be added, namely :—

Penicillin Crystalline G.

5	x	0. 10 mega unit
5	x	0. 20 mega unit
5	x	0. 50 mega unit
5	x	1. 00 mega unit

(3) To the entries under the heading 'Abbot Laboratories (India) Ltd., Bombay', the following entries shall be added namely:—

Penicillin G Crystalline 100,000 units for Inhalation Therapy vial of 3 cartridges

Abbotoniq - 8 oz

Ascorbic Acide, 25 mg Tablets (Vitamin C)

10

100

1000

Ascorbic Acide, 50 mg Tablets

25

100

1000

Bejectal (Vitamin B Complex Inj) 10cc

Bejectal with Liver 10cc

Bevitin Elixir (Vit B Complex) 6 oz

Bevitin Syrup (Vit. B Complex)

3 oz

8 oz

12 oz.

Dayamin Capsules (Multiplevitamins)

0

100

Dicaldimin Capsules

30

100

Halver Malt with Viosterol 8 oz

Surbex Tablets (Vitamin B Complex)

25

100

11,000

Thiamine HCL 100 mg/cc 30 cc

Rutin 20 MG Tablets

25

100

Thiamine HCl. 5MG. Tablets 25

Trigol Liquid (Vitamin E)

10 cc

50 cc

Trigol 3 Min Capsules

25

100

Vidaylin (Multiplavitamins, Liquid)

3 oz.

8 oz.

16 oz.

Vita-Kaps Improved Capsules

25

100

Albocillin R/R (Penicillin Rapid Release) Aqueous with water for injection
 U. S. P., Penicillin G Procaine 300,000 units and Buffered Penicillin G, Potassium
 10,000 unit 1 cc

Albocillin A.S (Penicillin G Procaine in Aqueous Suspension 300,000 units) 1 cc.

(1) To the entries under the heading "J. C. Kumar & Co., Bombay, "Mercks" Products", the following entry shall be added, namely:—

"Mercks" Saline Solution of Cobine Crystalline Vitamin B12 each cc 10 MG
 per ampoule.

(5) To the entries under the heading "The Parke-Davis Corporation Ltd., Bombay", the following entry shall be added, namely:—

BI PEN 1 dose vial (300,000 units of Crystalline Procaine Penicillin and
 100,000 units of Potassium Penicillin Crystalline) per vial —

(6) To the entries under the heading "Messrs. Merck & Co., Inc., U. S. A." the following entries shall be added, namely:—

Procaine Penicillin G Peanut oil

10 cc vial each cc containing 300,000 units per vial.

Predural Penicillin

1 dose vial, each vial containing 3,00,000 units of Procaine Penicillin G
 Crystalline and 1,00,000 units Buffered Penicillin G Potassium per vial

5 dose vial, each containing 1,00,000 units procaine Penicillin G Crystalline
 and 500,000 units Buffered Penicillin G Potassium.

Dihydrostreptomycin present as the sulphate 5 Gram vial

Thiamine Hydrochloride U. S. P. Vitamin B1 per gram

7) To the entries under the heading "Messrs. Merck & Co., Ltd., Canada", the following entries shall be added, namely:—

Procaine Penicillin G in Peanut Oil

10 cc. vial, each cc. containing 3,00,000 units per vial

Predural Penicillin

1 dose vial, each vial containing 3,00,000 units of Procaine Penicillin G
 Crystalline and 100,000 units Buffered Penicillin G Potassium per vial

5 dose vial, each vial containing 1,00,000 units Procaine Penicillin G
 Crystalline and 500,000 units Buffered Penicillin G Potassium

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram

To the entries under the heading "Messrs. Chas. Pfizer & Co., Inc., New York", the following entries shall be added, namely:—

Procaine Penicillin G Crystalline for Aqueous Injection, 3,00,000 units
 per cc

vials of 1 cc.

" " 5 cc.

" " 10 cc.

Pronapen (Procaine Penicillin G Crystalline for Aqueous Injection with
 Buffered Sodium Penicillin G Crystalline) 400,000 unit per cc

vials of 5 cc.

vials of 10 cc.

To the entries under the heading "Imperial Chemical Industries (India) Ltd.", the following entries shall be added, namely:—

Sulphaguanidine 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

Sulphanilamide 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

Sulphamezathine 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

(10) To the entries under the heading "Evans Medical Supplies (India) Ltd.", the following entries shall be added, namely:—

DISTAQUAINE "G"

Crystalline Penicillin "G" Procaine Salt for intramuscular injection in aqueous suspension 3 lac units per vial

DISTAQUAINE "FORTIFIED"

Crystalline Penicillin "G" Procaine Salt and Potassium Salt (Buffered) for intramuscular injection in aqueous suspension 4 lac per units vial

Penicillin Lozenges

Sealtite—20's—per box

The following heading and entries shall be added, namely:—

MESRS. BIDDLE SAWYER & Co. (INDIA) LTD. BOMBAY

"Societe Des Antibiotiques De France,

67, Boulevard Haussmann, Paris."

Dihydrosteptomycin Sulphate 1 gm vial

ORDER

ORDERED that a copy of the above notification be communicated to all Parts A, B and C States, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat, the Planning Commissioner; the Indian Trade Commissioners; all Indian Embassies; the High Commissioner for India, London; His Majesty's Trade Commissioner in India, all Chamber of Commerce and Associations; the Director General of Commercial Intelligence and Statistics; Calcutta; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in India, New Delhi and the Secretary, Indian Tariff Board.

ORDERED also that it be published in the Gazette of India.

(1) To the entries under the heading "Eli Lilly and Company of India, Inc" the following entries shall be added, namely:

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium Lilly) Buffered, for aqueous injection, 400,000 units in 1-doses, rubber-stoppered ampoules-per ampoule. ... Rs. 6-4-0

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium, Lilly) Buffered for aqueous injection, 2,00,000 units in 5-dose rubber-stoppered ampoules -per ampoule. ... Rs. 21-10-0

'Betalin S' (Thiamin Chloride Lilly), 100 mg. Thiamin Chloride per cc.-10 cc. rubber-stoppered ampoules-per ampule. ... Rs. 8-13-0
(3) To the entries under the heading "May and Baker (India) Ltd., following entries shall be added, namely :-

Penicillin Crystalline G

5 x 0.10 mega unit	...	Rs. 5- 9-0
5 x 0.20 mega unit	...	Rs. 7-12-0
6 x 0.50 mega unit	...	Rs. 14- 5-0
5 x 1.00 mega unit	...	Rs. 25- 2-0

(3) To the entries under the heading "Abbot Laboratories (India) Ltd., Bombay", following entries shall be added, namely :-

Penicillin G Crystalline

100,000 units for Inhalation Therapy Van. of cartridge Rs. 11- 0-0

Abbotoniq-8 oz-

Rs. 7-14-0

Ascorbic Acid 25 Mg. Tablets (Vitamin C)

40	Rs. 2- 0-0
100	Rs. 3-14-0
1000	Rs. 23-10-0

Ascorbic Acid, 50 Mg. Tablets

25	Rs. 2- 0-0
100	Rs. 7- 0-0
1000	Rs. 44- 0-0

Bejectal (Vitamin B Complex, Inj) 10 cc Rs. 12- 0-0

Bejectal with Liver 10 cc Rs. 14- 0-0

Bevitin Elixir (Vit B Complex) 6 oz Rs. 8- 0-0

Bevitin Syrup (Vit. B Complex)

3 oz	Rs. 5- 9-0
6 oz	Rs. 9- 5-0
12 oz	Rs. 15-12-0

Dayamin Capsules (Multiplevitamins)

30	Rs. 11- 0-0
100	Rs. 32- 0-0

Dicildinin Capsules

30	Rs. 5- 0-0
100	Rs. 12- 8-0
	Rs. 8- 0-0

Haliver Malt with Viosterol 8 oz

Surbex Tablets (Vitamin B Complex)

25	Rs. 7- 8-0
100	Rs. 26- 8-0
1000	Rs. 243- 8-0

Thiamine HCl. 100 mg/cc 30 cc Rs. 28- 0-0

Rutin 20 MG Tablets

25	Rs. 6- 4-0
100	Rs. 22- 8-0

Thiamine HCl. 5MG. Tablets Rs. 1-12-0

Trigol Liquid (Vitamin E)

10 cc	Rs. 2- 0-0
50 cc	Rs. 5- 4-0

Trigol 3 Min. Capsules

Rs. 4-0-0

100

Rs. 12-0-0

Vidayil (Multiplevitamins, Liquid)

3 oz

Rs. 6-12-0

8 oz

Rs. 13-0-0

16 oz

Rs. 25-12-0

Vita Kaps Improved Capsules

25

Rs. 6-8-0

100

Rs. 19-12-0

Abboceillin R/R (Penicillin Rapid Repository Aqueous with water for injection
U. S. P., Penicillin G. Procaine 300,000 units and Bufferd Penicillin G Potassium 100,000 units) - 1 cc

Rs. 7-0-0

Abboceillin A-S (penicillin G. Procaine in Aqueous
suspension 3000,000 units)-1 cc

Rs. 5-0-0

() To the entries under the heading 'Jagkumar & Co. Bombay, "Mercks" Products', the following entry shall be added, namely :—

"Mercks" Saline Solution of Cobine Crystalline Vitamin B 12 each cc=10 MG per ampoule

Rs. 5-4-0

(5) To the entries under the heading "The Fairdeal Corporation Ltd., Bombay", the following entry shall be added, namely :—

BI-PEN—1 dose vial (300,000 units of Crystalline Procaine Penicillin and 100,000 units of Potassium Penicillin Crystalline G) Per vial

Rs. 5-3-0

(6) To the entries under the heading "Messrs. Merck & Co., Inc., U.S.A." the following entries shall be added, namely :—

Procaine Penicillin G in Peanut Oil

10 cc. vial each cc. containing 3,00,000 units per vial ... Rs. 15-0-0

Produral Penicillin

1 dose vial, each vial containing 3,00,000 units of Procaine Penicillin G Crystalline and 1,00,000 units Buffered Penicillin G Potassium per vial ... Rs. 5-0-0

5 dose vial, each vial containing 15,00,000 units Procaine Penicillin G Crystalline and 5,00,000 units Buffered Penicillin G Potassium ... Rs. 20-0-0

Dihydrosteptomycin present as the sulphate ... Gram vial 20-0-0

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram 1-9-6

(7) To the entries under the heading "Messrs Merck & Co., Ltd., Canada", the following entries shall be added, namely :—

Procaine Penicillin G in Peanut Oil

10 cc. vial, each cc. containing 3,00,000 units per vial ... Rs. 15-0-0

Produral Penicillin

1 dose vial, each vial containing 3,00,000 units Procaine Penicillin G Crystalline and 1,00,000 units Buffered Penicillin G Potassium per vial ... Rs. 5-0-0

5 dose vial, each vial containing 15,00,000 units Procaine Penicillin G Crystalline and 5,00,000 units Buffered Penicillin G Potassium ... Rs. 20-0-0

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram 1-9-6

(9) To the entries under the heading "Messrs. Chas Pfizer & Co., Inc., New York", the following entries shall be added, namely:—

Procaine Penicillin G (Crystalline for Aqueous Injection, 3,00,000 units per cc

vial of 1 cc.	Rs. 3-11-0
vial of 5 cc.	Rs. 13-5-0
vial of 10 cc.	Rs. 24-0-0

Pronapen (Procaine Penicillin G Crystalline for Aqueous Injection with Buffered Sodium Penicillin G Crystalline) 100,000 unit per cc

vials of 5 cc.	Rs. 16-0-0
vials of 10 cc.	Rs. 28-0-0

(9) To the entries under the heading "Imperial Chemical Industries (India) Ltd.", the following entries shall be added namely:—

Sulphaguanidine 0.5gm. tablets

Containers of 125 strips of 8 tablets each i.e., 1000 Rs. 37-1-0

Sulphanilamide 0.5 Gm. tablets containers of 125 strips of 8 tablets each i.e., 1000 tablets Rs. 19-7-0

Sulphomezathine 0.5 Gm. tablets containers of 125 strips of 8 tablets each i.e., 1000 tablets Rs. 75-7-0

(10) To the entries under the heading "Rx and Medical Supplies (India) Ltd.", the following entries shall be added, namely:—

BISTAQUAINE "G"

Crystalline Penicillin "G", Procaine Salt for intramuscular injection in aqueous suspension 3 lac units per vial Rs. 2-10-0

DISTAQUANINE "FORTIFIED"

Crystalline Penicillin "G" Procaine Salt and Potassium Salt (Buffered) for intramuscular injection in aqueous suspension 1 lac units per vial Rs. 3-3-0

PENICILLIN LOZEGES

Soaltite 20's Per box Rs. 1-4-0

(11) The following heading and entry shall be added, namely:—

MESSRS. BIDDLE SAWYER & CO (INDIA) LTD. BOMBAY

"Societe Des Antibiotics De France, 67, Boulevard Haussmann, Paris."

Dihydrostreptomycin Sulohate 1gm vial Rs. 5-0-0

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

Manipur



Gazette

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GOVERNMENT OF MANIPUR

PART II

NOTIFICATION.

Imphal, the 18th December, 1950.

The following Notification received from the Government of India Ministry of Industry and Supply is published for general information :—

New Delhi, the 2nd December, 1950.

No. PC-1(2)/50.—In exercise of the powers conferred by section 3 of the Drugs (Control) Act, 1950 (XXVI) of 1950, the Central Government is pleased to direct that the following further amendment shall be made in the notification of the Government of India in the Ministry of Industry & Supply, No. I-(IV)/1-Drugs, dated the 8rd October, 1949, namely :—

In the Schedule annexed to the said notification,

(1) To the entries under the heading “ Eli Lilly and Company of India, Enc ”, the following entries shall be added, namely :—

‘Duracillin Fortified’ (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium Lilly) Buffered, for aqueous unjection, 100,000 units in 1-dose, rubber-stoppered ampoules per ampoule

‘Duracillin Fortified’ (Procaine Penicillin-G and Penicillin-G, Crystalline-Sodium, Lilly) Buffered, for aqueous injection 2,000,000 units in 5-dose rubber stoppered ampoules - per ampoule

‘Betalin S’ (Thiamin Chloride, Lilly), 100mg Thiamin Chloride per cc. - 10 cc. rubber-stoppered ampoules - per ampoule-

(2) To the entries under the heading “ May and Baker (India) LTD”, the following entries shall be added, namely :—

Penicillin Crystalline G.

- 5 x 0. 10 mega unit
- 5 x 0. 20 mega unit
- 5 x 0. 50 mega unit
- 5 x 1. 00 mega unit

(3) To the entries under the heading "Abbot Laboratories (India) Ltd., Bombay" the following entries shall be added namely:—

Penicillin G Crystalline 100,000 units for Inhalation Therapy vial of 8 cartridg

Albioniq - 8 oz

Ascorbic Acide, 25 mg. Tablets (Vitamin C)

40

100

1000

Ascorbic Acide, 50 mg. Tablets

25

100

1000

Bejectal (Vitamin B Complex Inj) 10cc

Bejectal with Liver 10cc

Bevitin Elixir (Vit B Complex) 6 oz

Bevitin Syrup (Vit. B Complex)

3 oz

6 oz

12 oz.

Dayamin Capsules (Multiplevitamins)

30

100

Dicaldimin Capsules

30

100

Heiver Malt with Viosterol 1 oz

Surbex Tablets (Vitamin B Complex)

25

100

11,000

Thiamine HCL 100 mg/cc 30 cc

Rutin 20 MG Tablets

25

100

Thiamine HCL 5MG. Tablets 10

Trigol Liquid (Vitamin E)

10 cc

50 cc

Trigol 3 Min. Capsules

25

100

Vidaylin (Multiplavitamins, Liquid)

3 oz.

8 oz.

16 oz.

Vita-Kaps Improved Capsules

25

100

Abhocillin R/R (Penicillin Rapid/ Repository Aqueous with water for injection
S. P. Penicillin G Procaine 300,000 units and Buffered Penicillin G Potassium
30,000 units) 1 cc

bbocillin A.S (Penicillin G Procaine in Aqueous Suspension 300,000 units) 1 cc.

(4) To the entries under the heading "Glaxo & Co., Bombay, "Mercks" Products", the following entry shall be added, namely:—

"Merck" Saline Solution of Cobine Crystalline Vitamin B12 each cc 10 MG per ampoule

(5) To the entries under the heading "The Fandee Corporation Ltd., Bombay", the following entry shall be added, namely:—

BI-PEN 1 dose vial (300,000 units of Crystalline Procaine Penicillin and 100,000 units of Potassium Penicillin Crystalline G) per vial:—

(6) To the entries under the heading "Messrs. Merck & Co., Inc., U. S. A." the following entries shall be added, namely:—

Procaine Penicillin G Peanut oil

10 cc vial each cc. containing 300,000 units per vial.

Predural Penicillin

1 dose vial, each vial containing 3,000,000 units of Procaine Penicillin G Crystalline and 1,00,000 units Buffered Penicillin G Potassium per vial

5 dose vial, each containing 1,00,000 units procaine Penicillin G Crystalline and 5,00,000 units Buffered Penicillin G Potassium.

Dihydrostreptomycin present as the sulphate 5 Gram vial

Thiamine Hydrochloride U. S. P. Vitamin B1 per gram

(7) To the entries under the heading "Messrs. Merck & Co., Ltd., Canada", the following entries shall be added, namely:—

Procaine Penicillin G in Peanut Oil.

10 cc. vial, each cc. containing 300,000 units per vial

Produral Penicillin

1 dose vial, each vial containing 3,000,000 units of Procaine Penicillin G Crystalline and 1,00,000 units Buffered Penicillin G Potassium per vial

5 dose vial, each vial containing 1,00,000 units Procaine Penicillin G Crystalline and 5,00,000 units Buffered Penicillin G Potassium

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram

(8) To the entries under the heading "Messrs. Chas. Pfizer & Co., Inc., New York", the following entries shall be added, namely:—

Procaine Penicillin G Crystalline for Aqueous Injection, 3,00,000 units per cc

vials of 1 cc

" " 5 cc

" " 10 cc

Pronapen (Procaine Penicillin G Crystalline for Aqueous Injection with Buffered Sodium Penicillin G Crystalline) 400,000 unit per cc

vials of 5 cc.

vials of 10 cc.

(9) To the entries under the heading "Imperial Chemical Industries (India) Ltd.", the following entries shall be added, namely:—

Sulphaguanidine 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

Sulphanilamide 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

Sulphamezathine 0.5 Gm. tablets

Containers of 125 strips of 8 tablets
each i.e., 1000 tablets

(10) To the entries under the heading "Evans Medical Supplies" the following entries shall be added, namely:—

DISTAQUAINE "G"

Crystalline Penicillin "G" Procaine Salt for intramuscular aqueous suspension 3 lac units per vial

DISTAQUAINE "FORTIFIED"

Crystalline Penicillin "G" Procaine Salt and Potassium Iodide for intramuscular injection in aqueous suspension 4 lac units per vial

Penicillin Lozenges

Sealtite—2C's—per box

(11) The following heading and entry shall be added, namely:—

MESSRS. BIDDLE SAWYER & Co. (INDIA) LTD. BOMBAY.

**"Societe Des Antibiotiques De France,
67, Boulevard Haussmann, Paris."**

Dihydrostreptomycin Sulphate 1 gm vial.

ORDER

ORDERED that a copy of the above notification be communicated to A, B and C States, all Ministries of the Government of India; Cabinet Secretariat; Prime Minister's Secretariat; the Planning Commissioner; the India Commissioners; all Indian Embassies; the High Commissioner for India, His Majesty's Trade Commissioner in India; all Chamber of Commerce and Industries; the Director General of Commercial Intelligence and Statistics; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for India in Pakistan, Karachi; the High Commissioner for Pakistan in New Delhi and the Secretary, Indian Tariff Board.

ORDERED also that it be published in the Gazette of India.

(1) To the entries under the heading "Eli Lilly and Company of India," the following entries shall be added, namely:—

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline Sodium Lilly) Buffered, for aqueous injection, 400,000 units in 1-dose, in stoppered ampoules—per ampoule. ... Rs.

'Duracillin Fortified' (Procaine Penicillin-G and Penicillin-G, Crystalline Sodium, Lilly) Buffered for aqueous injection, 2,00,000 units in 5-dose in stoppered ampoules—per ampoule. Rs. 21-1

'Betalin S' (Thiamin Chloride Lilly), 100 mg. Thiamin Chloride per cc.-10 cc. rubber-stoppered ampoules-per ampule. ... Rs. 8-18-0

(2) To the entries under the heading 'May and Baker (India) Ltd., the following entries shall be added, namely :

Penicillin Crystalline G

5 - 0.10 mega unit	Rs. 5- 9-0
5 x 0.20 mega unit	Rs. 7-12-0
6 x 0.50 mega unit	Rs. 14- 5-0
5 x 1.00 mega unit	Rs. 25- 2-0

(3) To the entries under the heading "Abbot Laboratories (India) Ltd., Bombay", the following entries shall be added, namely :--

Penicillin G Crystalline

100 000 units for Inhalation Therapy Vial of cartridges Rs. 11- 0-0

Ascorbic Acid, 25 Mg. Tablets (Vitamin C) Rs. 7-14-0

40 Rs. 2- 0-0

100 Rs. 3-14-0

1000 Rs. 23-10-0

Ascorbic Acid, 50 Mg. Tablets

25 Rs. 2- 0-0

100 Rs. 7- 0-0

1000 Rs. 44- 0-0

Bejectal (Vitamin B Complex, Inj) 10 cc Rs. 12- 0-0

Bejectal with Liver 10 cc Rs. 14- 0-0

Bevitin Elixir (Vit B Complex) 6 oz Rs. 8- 0-0

Bevitin Syrup (Vit. B Complex) 3 oz Rs. 5- 9-0

6 oz Rs. 9- 5-0

12 oz Rs. 15-12-0

Dayamin Capsules (Multiplevitamins)

30 Rs. 11- 0-0

100 Rs. 32- 0-0

Dicildimin Capsules

30 Rs. 5- 0-0

100 Rs. 12- 8-0

Rs. 8- 0-0

Haliver Malt with Viosterol 8 oz

Surhex Tablet (Vitamin B Complex)

25 Rs. 7- 8-0

100 Rs. 26- 8-0

1000 Rs. 243- 8-0

Rs. 25- 0-0

Thiamine HCl. 100 mg/cc 30 cc

Rutin 20 MG Tablets

25 Rs. 6- 4-0

100 Rs. 22- 8-0

Rs. 1-12-0

Thiamine HCl. 5MG. Tablets

Trigol Liquid (Vitamin E)

10 cc Rs. 2- 0-0

50 cc Rs. 5- 4-0

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Trigol 3 Min Capsules		
	25	Rs. 4- 0-0
	100	Rs. 12- 0-0
Vidaylin (Multiplevitamins, Liquid)		
	8 oz	Rs. 6-12-0
	8 oz	Rs. 13- 0-0
	16 oz	Rs. 25-12-0
Vita-Kaps Improved Capsules		
	2	Rs. 6- 8-0
	100	Rs. 19-12-0
Abbecillin R/R (Penicillin Rapid /Repository Aqueous with water for injection		
U. S. P., Penicillin G. Procaine 300,000 units and Bufferd Penicillin G Potassium 100,000 units)	-1 cc	Rs. 7-0-0
Abbecillin A-S (penicillin G, Procaine in Aqueous suspension 3000,000 units)-1 cc		Rs. 5-0-0

(i) To the entries under the heading 'Jagkumar & Co. Bombay, "Mercks' Products', the following entry shall be added, namely :—

"Mercks" Saline Solution of Cobine Crystalline Vitamin B 12 each cc=10 MG per ampoule Rs. 5-4-0

(5) To the entries under the heading "The Fairdeal Corporation Ltd, Bombay" the following entry shall be added, namely :—

BL-PEN—1 dose vial (300,000 units of Crystalline Procaine Penicillin and 100,000 units of Potassium Penicillin (Crystalline G) Per vail Rs.5-8-0

(i) To the entries under the heading "Messrs. Merck & Co., Inc., U.S.A." the following entries shall be added, namely :—

Procaine Penicillin G in Peanut Oil

10 cc vial each cc. containing 3,00,000 units per vial ... Rs. 15-0-0

Produral Penicillin

1 dose vial, each vial, containing 3,00,000 units of Procaine Penicillin G Crystalline and 1,00,000 units Bufferred Penicillin G Potassium per vail ... Rs. 5-0-0

5 dose vial, each vial containing 15,00,000 units Procaine Penicillin G Crystalline and 5,00,000 units Bufferred Penicillin G Potassium ... Rs. 20-0-0

Dihydrostreptomycin present as the sulphate 50 Gram vial ... " 20-0-0

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram ... " 1-9-6

(7) To the entries under the heading "Messrs Merck & Co., Ltd., Canada", the following entries shall be added, namely :—

Procaine Penicillin G in Peanut Oil

10 cc. vial, each cc. containing 3,00,000 units per vial ... Rs. 15-0-0

Produral Penicillin

1 dose vial, each vial containing 3,00,000 units Procaine Penicillin G Crystalline and 1,00,000 units Bufferred Penicillin G Potassium per vial ... Rs. 5-0-0

5 dose vial, each vial containing 15,00,000 units Procaine Penicillin G Crystalline and 5,00,000 units Bufferred Penicillin G Potassium ... Rs. 20-0-0

Thiamine Hydrochloride U.S.P. Vitamin B1 per gram ... " 1-9-6

MANIPUR GAZETTE, DECEMBER 27, 1950.

8) To the entries under the heading "Messrs. Chas Pfizer & Co., Inc.,", the following entries shall be added, namely:—

Procaine Penicillin G Crystalline for Aqueous Injection, 3,00,000 units per cc	
vial of 1 cc	Rs. 3-11-0
vial of 5 cc.	Rs. 18-5-0
vial of 10 cc	Rs. 24-0-0

Pronapen (Procaine Penicillin G Crystalline for Aqueous Injection with Buffered Sodium Penicillin G Crystalline) 400,000 unit per cc

vials of 5 cc	Rs. 16-0-0
vials of 10 cc	Rs. 28-0-0

(9) To the entries under the heading "Imperial Chemical Industries (India) Ltd.", the following entries shall be added, namely:—

Sulphaguanidine 0.5-gm. tablets

Containers of 125 strips of 8 tablets each i.e., 1000 Rs. 37-1-0

Sulphanilamide 0.5 Gm. tablets containers of 125 strips of 8 tablets each i.e., 1000 tablets ... Rs. 19-7-0

Sulphamezathine 0.5 Gm. tablets containers of 125 strips of 8 tablets each i.e., 1000 tablets ... Rs. 75-7-0

(10) To the entries under the heading "Ev and Medical Supplies (India) Ltd.", the following entries shall be added, namely:—

BISTAQUAINE "G"

Crystalline Penicillin "G", Procaine Salt for intramuscular injection in aqueous suspension 3 lac units per vial ... Rs. 2-10-0

DISTAQUAINE "FORTIFIED"

Crystalline Penicillin "G" Procaine Salt and Potassium Salt (Buffered) for intramuscular injection in aqueous suspension 4 lac units per vial Rs. 3-3-0

PENICILLIN LOZEGES

Sealtite 20% Per box ... Rs. 1-4-0

(11) The following heading and entry shall be added, namely:—

MESSRS, BIDDLE SAWYER & CO (INDIA) LTD. BOMBAY

"Societe Des Antibiotiques De France, 67, Boulevard Haussmann, Paris."

Dihydrostreptomycin Sulphate 1gm vial ... Rs. 5-0-0

T. Kipgen,

Asstt. Secretary to the Govt. of Manipur.

